

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
ACCESS ADVISORY GROUP-ADS
1115 Grand Canal
Miami, FL 33201

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

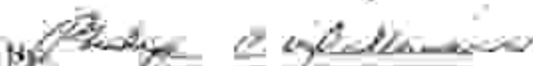
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Entertainment"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"), hereby gives notice to ACCESS ADVISORY GROUP-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.634(f)(2) of the FCC's Rules, Entertainment elects, on behalf of Entertainment and its affiliates, under Section 325(b)(1)(B) of the Act and Section 76.634(a) of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all ACCESS ADVISORY GROUP-ADS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by ACCESS ADVISORY GROUP-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment Holdings networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Evans at 605 Third Avenue, 25th Floor, New York, NY 10158, phone number (212) 355-5333.

Each Station and individual retransmission consent election letters to all known ACCESS ADVISORY GROUP-ADS systems in its market were mailed about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with ACCESS ADVISORY GROUP-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION



Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Melinda Winters
ADVANCE NEWHOUSE COMM INC.
117 Columbus Circle
New York NY 10028

Re: Election of Retransmission Consent Status

Dear Melinda:

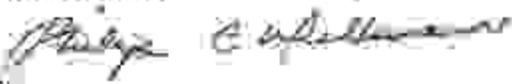
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("E-Comm"), the licensee of the television stations listed in the attached Exhibit A (collectively "Stations"), hereby gives notice to ADVANCE NEWHOUSE COMM INC. that, pursuant to Section 32.5(b)(1)(B) of the Commission's Local Section 36.84(b)(2) of the FCC Rules, transmission elects on behalf of E-Comm to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 10.101(a) of the FCC rules to forward the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entertainment's express approval in writing. This election of retransmission consent applies to all ADVANCE NEWHOUSE COMM INC. systems with respect to each Station and to all other systems under common control or affiliated with, arranged and operated by ADVANCE NEWHOUSE COMM INC.

As noted to our individual electors below, we have made arrangements with Columbia Communications Inc. to represent all its retransmission consent obligations on behalf of the Stations identified in Exhibit A, which are all affiliates of Columbia or Telefuture networks. Any Stations correspondence regarding retransmission consent matters should be addressed to Tom O'Connell at 405 Third Avenue, 8th Floor, New York, NY 10158, phone number (212) 455-5395.

Each Station sets individual retransmission consent election (starting on all known ADVANCE NEWHOUSE COMM INC. systems in its market on or about September 24, 2011). This election of retransmission consent is in the period of January 1, 2012, through December 31, 2014.

It is the intent of Entertainment to continue its positive relationship with ADVANCE NEWHOUSE COMM INC. and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION



By _____
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
 ADVANCED SATELLITE & CABLE SYS., IN-ADS
 11075 US Highway 1
 Orlando Beach, FL 32170

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

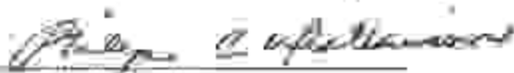
Intervision Communications Corporation ("Intervision"), parent company of Intervision Holdings, LLC ("Intervision"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations"), hereby gives notice to ADVANCED SATELLITE & CABLE SYS., IN-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Intervision elects on behalf of Intervision to exercise its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system ("the System") defined under only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion thereof without obtaining Intervision's express written consent. This election of retransmission consent applies to all ADVANCED SATELLITE & CABLE SYS., IN-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by ADVANCED SATELLITE & CABLE SYS., IN-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent with retransmission consent regulations in behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Univision Entertainment, 300 West 57th Avenue, 32nd Floor, New York, NY 10158, phone number (212) 855-5333.

Each Station sent individual retransmission consent election letters to all known ADVANCED SATELLITE & CABLE SYS., IN-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Intervision to continue its positive relationship with ADVANCED SATELLITE & CABLE SYS., IN-ADS and we look forward to resuming a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
 INTERVISION COMMUNICATIONS
 CORPORATION

By: 
 Name: Philip C. WILKISON
 Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
AMERICAN COMMUNICATIONS-ADS
PO BOX 5115
ENGLEWOOD, CO 80155

Re: **Election of Retransmission Consent Status**

Dear Mr. or Madam:

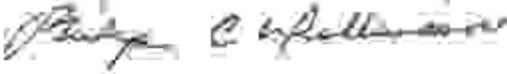
Entavision Communications Corporation ("Entavision"), parent company of Entravision Holdings, LLC ("Entravision"), the holder of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to AMERICAN COMMUNICATIONS-ADS (you) pursuant to Section 325(b)(2)(B) of the Communications Act and Section 76.64(b)(3) of the FCC Rules. Entravision does so on behalf of Licensee(s) to assure you (and, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(j) of the FCC's rules, to limit the broadcast signal(s) of the Station(s) carried on your cable system(s) in the Station(s) service market only if we have provided our express written consent. Accordingly, none of your cable system(s) (or other video distribution system(s)) may retransmit the broadcast signal(s) of the Station(s) on any portion(s) thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all AMERICAN COMMUNICATIONS-ADS system(s) with respect to each Station and to all other system(s) under common control or affiliated with, or owned and operated by AMERICAN COMMUNICATIONS-ADS.

As with our individual stations, since we have made arrangements with Licensor Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations, identified in Exhibit A, which are all affiliates of our former Telemedia network. Any Station correspondence regarding retransmission consent matters should be addressed to Circulation Bureau at 5000 Sunset Drive, Los Angeles, CA 90045, phone number (310) 348-1607.

Your Station sent individual retransmission consent election letters to all known AMERICAN COMMUNICATIONS-ADS system(s) in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the hope of Entravision to continue its positive relationship with AMERICAN COMMUNICATIONS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

MAIL LISTING
ARBORS OF HOP BROOK RETIREMENT ADS
405 W CENTER ST
MANCHESTER, CT 06040

Re: Election of Retransmission Consent Status

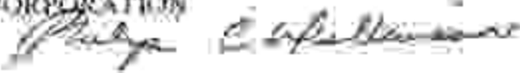
Date: FALL

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("E-Comms") (the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"), hereby gives notice to ARBORS OF HOP BROOK RETIREMENT ADS (the petitioner in Section 225(6)(5)(B) of the Communications Act and Section 16.60(f)(2) of the FCC's Rules, Entertainment elects on behalf of licensee to assert its right under Section 225(6)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Service defined marks only if we have provided our express written consent. Accordingly, none of your cable system or other video distribution system may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all ARBORS OF HOP BROOK RETIREMENT ADS systems with respect to each Station and to all other systems under similar control or de facto will or owned and operated by ARBORS OF HOP BROOK RETIREMENT ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to James Pappas at 605 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-5373.

Each Station sent individual retransmission consent election letters to all known ARBORS OF HOP BROOK RETIREMENT ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the intent of Entertainment to continue its positive relationship with ARBORS OF HOP BROOK RETIREMENT ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION


By _____
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Station Name:
ARGENT COMMUNICATIONS, LLC
P.O. Box 278
Trenton, NJ 08622

Re: **Effect of Retransmission Consent Status**

Dear Station:

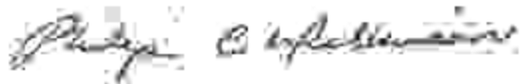
Entertainment Communications Corporation ("Entertainment") parent company of Univision Holdings, LLC ("Univision"), the licensee of the television stations listed in the attached Exhibit A (collectively, the "Stations") hereby gives notice to ARGENT COMMUNICATIONS, LLC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entertainment, either on behalf of Licensee or as right under Section 325(b)(3)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Station's defined market only if we have provided you express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all ARGENT COMMUNICATIONS, LLC systems with respect to each Station and to all other systems under common control or affiliation with, acquired and operated by ARGENT COMMUNICATIONS, LLC.

As noted in our individual election letters, we have made arrangements with Univision Communications for negotiation with retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Televisa networks. Any Station's correspondence regarding retransmission consent matters should be addressed to James Emery at 605 Third Avenue, 32nd floor, New York, NY 10158, phone number (212) 455-5331.

Each Station sent individual retransmission consent election letters to all known ARGENT COMMUNICATIONS, LLC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with ARGENT COMMUNICATIONS, LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Kerry Stottin
ARKLAOKTEX, LLC
P.O. Box 367
Apt. TX 75760

Re: Election of Retransmission Consent Status

Dear Kerry:

Intervision Communications Corporation ("Intervision"), parent company of Intervision Holdings LLC ("Intervision"), the licensor of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"), hereby gives notice to ARKLAOKTEX, LLC that pursuant to Section 225(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Intervision elects, in behalf of Licensee to accept the right, under Section 225(b)(3)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Station's defined market, only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Intervision's express written consent. This election of retransmission consent applies to all ARKLAOKTEX, LLC systems with respect to each Station and to all other systems under common control as defined with respect to and operated by ARKLAOKTEX, LLC.

As noted in our individual election letters, we have made arrangements with Intervision Communications Inc. to represent with retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intervision or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 605 Third Avenue, 32nd Floor, New York, NY 10158; phone number (212) 855-5336.

Each Station sent individual retransmission consent election letters to all known ARKLAOKTEX, LLC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Intervision to continue its positive relationship with ARKLAOKTEX, LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION



By: _____
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Daniel Yoik
AT&T INC
1880 Century Park East
Los Angeles, CA 90005

Re: Election of Retransmission Consent Status

Dear Daniel:

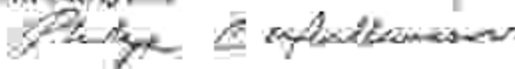
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("EHL") the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to AT&T INC that, pursuant to Section 225(b)(3)(B) of the Communications Act and Section 76.641(2) of the FCC's Rules, Entertainment does not believe it has the right, under Section 225(b)(3)(A) of the 1992 Accord Section 76.641(a) of the FCC's rules, to carry the broadcast signals of the Stations carried by your cable system(s) to the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all AT&T INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by AT&T INC.

As part of our individual channel letters, we have made arrangements with Entertainment to carry our signals in retransmission consent jurisdictions in all of the Stations' markets in Exhibit A, which are all affiliates of Verizon or Telecommunications networks. Any Station correspondence regarding retransmission consent matters should be addressed to Todd O'Connell at 605 Third Avenue, Third Floor, New York, NY 10158, phone number (212) 455-5300.

Each Station separately may retransmission consent election letter to all known AT&T INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with AT&T INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION



By: _____
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BOB DUNKER
ATWOOD CABLE SYSTEM INC
123 STATE STREET
ATWOOD, KS 67139

Re: Notice of Retransmission Consent Status

Dear BOB:

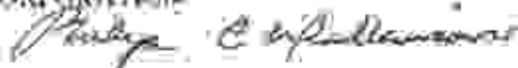
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("EHC") (the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"), hereby gives notice to ATWOOD CABLE SYSTEM INC that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.600(f)(2) of the FCC's Rules, Entertainments, on behalf of Licensee, so as not to publish, under Section 325(b)(1)(A) of the Act and Section 76.600(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Station's defined market, only if we have provided you express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining our express written consent. This notice of retransmission consent applies to all ATWOOD CABLE SYSTEM INC systems with respect to each Station and to all other systems under common control, affiliated with, or owned and operated by ATWOOD CABLE SYSTEM INC.

As mentioned in individual election letters, we have made arrangements with Univision Communications Inc. to comply with retransmission consent regulations in behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe Internacional. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 4600 Center Drive, Los Angeles, CA 90045 phone number (310) 348-1867.

Each Station sent individual retransmission consent election letters to all known ATWOOD CABLE SYSTEM INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with ATWOOD CABLE SYSTEM INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION



By _____
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

CRAG GIBBAGE
B&C CABLE
PO BOX 548
NORWOOD, CO 81421

Re: Election of Retransmission Consent Status

Dear CRAIG:

Intervision Communications Corporation ("Intervision"), parent company of Intervision Holdings LLC ("Intervision"), the licensee of the television stations listed in the attached Exhibit A (each a "Station") and collectively, the "Stations") hereby gives notice to B&C CABLE (the "Cable System") pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.6-(1)(2) of the FCC's Rule, Enforcement, et al. on behalf of Intervision to assist in rights under Section 325(b)(3)(A) of the 1992 Act and Section 70.6-(1) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without our express written consent. This election of retransmission consent applies to all B&C CABLE systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated, by B&C CABLE.

As noted in our individual election letters, we have made arrangements with Univision Communications for negotiation with retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe sura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Creation Partners, 21500 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station has individual retransmission consent election letters to all known B&C CABLE systems in its market on or about September 25, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Intervision to continue its positive relationship with B&C CABLE and we look forward to remaining mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Entravision
BAJA BROADCASTANT
901 North Florida Ave
Murrysville, NM 88310

Re: Election of Retransmission Consent Status

Dear Valued:

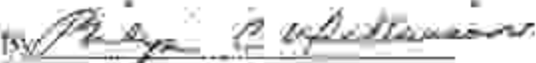
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, (collectively and collectively, the "Stations"), hereby gives notice to BAJA BROADCASTANT that, pursuant to Sections 225(h)(3)(H) of the Communications Act and Section 73.84(f)(2) of the FCC's Rules, Entravision elects in behalf of Licensee to accept copyright, under Section 525(b)(1)(A) of the 1976 Act and Section 73.84(f)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Service(s) defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all BAJA BROADCASTANT systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by BAJA BROADCASTANT.

Should you have individual election letters, we have made arrangements with Entravision Communications Inc. to represent us by correspondence on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to: Gerardo Ramos at 3000 Center Drive, Los Angeles, CA 90047, phone number (310) 748-4867.

Each Station sets individual retransmission consent election letters to all known BAJA BROADCASTANT systems in its market on or about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with BAJA BROADCASTANT and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip A. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

ERIC A. PETERSON
BARGAIN SUITES-ADS
122 S 5TH ST
LAS VEGAS, NV 89101

Re: Election of Retransmission Consent Status

Dear Eric:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Entravision"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to BARGAIN SUITES-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 6.44(f)(2) of the FCC's Rules, Entravision elects on behalf of Entravision to assert its right, under Section 325(b)(3)(B) of the 1992 Act and Section 6.44(f)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only if we have provided our express written consent. Accordingly, transmission systems for other video distribution systems may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all BARGAIN SUITES-ADS systems that are subject to such Stations and to all other systems under contract control or all rights, title, or interest and operated by BARGAIN SUITES-ADS.

As noted in our individual advisory letters, we have made arrangements with Entravision Communications Inc. to represent and accommodate you concerning regulations, in behalf of the Stations, identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station's correspondence regarding retransmission consent matters should be addressed to Corporate Affairs at 5000 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

These Stations sent individual retransmission consent election letters to all known BARGAIN SUITES-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is in the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with BARGAIN SUITES-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Chief Writer
BEAMSPPEED LLC
1461 E. Palo Verde St.
Yuma, AZ 85365

Re: Election of Retransmission Consent Status

Dear Chief:

Entertainment Communications Corporation ("Entertainment") Licensee of the television stations listed in the attached Exhibit A (collectively "Stations") and collectively the "Stations") hereby gives notice to BEAMSPPEED LLC that, pursuant to Section 325(b)(3)(ii) of the Communications Act and Section 36.601(f)(2) of the FCC's Rules, Entention elects withdrawal of Licensee's consent to retransmit, under Section 325(b)(1)(A) of the 1992 Act and Section 36.601(f) of the FCC's rules, to retransmit the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entention's express written consent. This election of retransmission consent applies to all BEAMSPPEED LLC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by BEAMSPPEED LLC.

As noted in our individual election letters, we have made arrangements with Universal Communications Inc. ("Universal") with retransmission consent regulations in local Los Angeles Stations identified in Exhibit A, which are all affiliates of Universal Television network. Any Station correspondence regarding retransmission consent matters should be addressed to Heidi Vallentin, 5000 Center Drive, Los Angeles, CA 90045, phone number (310) 548-1872.

Each Station sent individual retransmission consent election letters to all known BEAMSPPEED LLC systems in its market on or about September 28, 2011. The election of retransmission consent for the period of January 1, 2012, through December 31, 2018.

It is the desire of ENTENTION to continue its positive relationship with BEAMSPPEED LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTENTION COMMUNICATIONS
CORPORATION



Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

WILLIAM BOYD
BELD BROADCAST
150 WOTTER ROAD
WAINTRIE, MA 02188

Re: Election of Retransmission Consent Status

Dear WILLIAM:

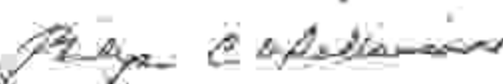
Entertainment Communications Corporation ("Entertainment"), a special subsidiary of Entertainment Holdings LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit(s) (each, a "Station" and collectively, the "Stations") hereby gives notice to BELD BROADCAST that, pursuant to Section 32.5(b)(4)(B) of the Communications Act and Section 76.634(f)(2) of the FCC's Rules, Entertainment elects, on behalf of Licensee, to assert the right, under Section 323(b)(1)(A) of the 1992 Act and Section 76.634(f) of the FCC's rules, to force the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other over-the-air distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all BELD BROADCAST systems with respect to each Station and to all other systems under common control as defined in the attached and adopted by BELD BROADCAST.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. ("Univision") to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit(s), which are all affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Egan at 605 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 498-5133.

Each Station sent individual retransmission consent election letters to all known BELD BROADCAST systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with BELD BROADCAST and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

RICHARD SELLERS
BEULAH LAND COMMUNICATIONS
PO BOX 188
BEULAH CO 81023

Re: Election of Retransmission Consent Status

Dear RICHARD:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.L.C. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to BEULAH LAND COMMUNICATIONS that, pursuant to Section 325(b)(3)(B) of the Communications Act and section 73.9411(2) of the FCC's Rules, Entravision acts on behalf of Licensee to assert its right under section 325(b)(1)(A) of the 1992 Act and Section 73.9411 of the FCC's rules to have the broadcast signals of the Stations carried on your cable system in the Station's demand market only if we have provided the express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without Entravision's express written consent. This election of retransmission consent applies to all BEULAH LAND COMMUNICATIONS systems with respect to each Station and to all other systems under common control, affiliation with, or owned and operated by BEULAH LAND COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations (listed in Exhibit A, which are all affiliates of Univision or Telemundo networks). Any Station correspondence regarding retransmission consent matters should be addressed to Gordon Hays of 5000 Century Drive Los Angeles CA 90045; phone number (310) 546-4627.

Each Station sent individual retransmission consent election letters to all known BEULAH LAND COMMUNICATIONS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period beginning on 1/1/12 through December 31, 2011.

In the event of Entravision's decision to continue its positive relationship with BEULAH LAND COMMUNICATIONS and we look forward to building a mutually beneficial distribution relationship. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By Philip C. Wilkerson

Name: Philip C. Wilkerson

Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ITANEX ARTMEL
BEYOND COMMUNICATIONS-ADS,
25645 CANAL RD, STE B
CORANGI BEACH, CA 92626

Re: **Electron of Retransmission Consent Status**

Dear DIANU,

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to BEYOND COMMUNICATIONS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.611(c)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the 1992 Act and Section 76.611(c) of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all BEYOND COMMUNICATIONS-ADS systems with respect to each Station and to all other systems under common control or a shared facility owned and operated by BEYOND COMMUNICATIONS-ADS.

As noted in our individual station letters, we have made arrangements with Universal Communications Inc. to represent the retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telecelmex networks. Any Station correspondence regarding retransmission consent matters should be addressed to Union Square at 605 Third Avenue, 72nd floor, New York, NY 10158, phone number (212) 453-8333.

Each Station sent individual retransmission consent election letters to all known BEYOND COMMUNICATIONS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with BEYOND COMMUNICATIONS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

Open Envelope
BROADSTAR COMM-ADS
1800 BLACK HORSE PIKE STE 53
WILLIAMSTOWN, NY 12898

Re: Election of Retransmission Consent Status

Dear David:

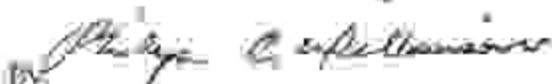
Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"), hereby gives notice to BROADSTAR COMM-ADS (hereinafter "Broadstar") pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(d)(2) of the FCC's Rules. Entrevision elects in behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the 1992 Act and Section 76.64(d) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations in any portion thereof without obtaining Entrevision's express written consent. This election of retransmission consent applies to all BROADSTAR COMM-ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by BROADSTAR COMM-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or its related networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Ganss at 605 Third Avenue, 52nd Floor, New York, NY 10035, phone number (212) 452-5333.

Each Station sent individual retransmission consent election letters to all known BROADSTAR COMM-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2011.

It is the desire of Entrevision to continue its positive relationship with BROADSTAR COMM-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION



Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

Julia Newman
BELFORD COMMUNICATIONS LLP
4700 BUCKINGHAM CIRCLE, SUITE 1111
6125 Palmyra Drive
Tyler, TX 75701

Re: Election of Retransmission Consent Status

Dear Julia:

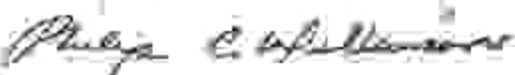
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to BELFORD COMMUNICATIONS LLP that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.601(f)(2) of the FCC's Rules, Regulations, Orders and Policies of Licensee to assert its right, under Section 125B(1)(A) of the 1992 Act and Section 73.601(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all BELFORD COMMUNICATIONS LLP systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by BELFORD COMMUNICATIONS LLP.

As noted in our previous station letters, we have made arrangements with Entertainment Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 805 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 438-5353.

Each Station set individual retransmission consent election letters to unknown BELFORD COMMUNICATIONS LLP systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2011.

Entertainment desires to continue its positive relationship with BELFORD COMMUNICATIONS LLP and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION



By _____
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
BWTEL.COM
107 Utah Street
Tomball, TX 77201

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

Entravision Communications Corporation ("Entravision", a parent company of Entravision Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to BWTEL.COM (you) pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.641(f)(2) of the FCC's Rules, hereinafter cited as "broadband" to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.641(f)(1) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems or other video distribution systems may retransmit the broadcast signals of the Stations, in any period(s) listed, without obtaining Entravision's express agreement. This election of retransmission consent applies to all BWTEL.COM systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, BWTEL.COM.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent matters should be addressed to Hardy Villente at 5990 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known BWTEL.COM systems in its market on or about September 28, 2011. This election of retransmission consent is in effect from January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with BWTEL.COM and we look forward to making a mutually beneficial allocation arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By Phillip C. Williamson
Name: Phillip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DAVID SHIRLEY
CABLE COMPANY LLC
PO BOX 19088
COLORADO CITY TX 75814

Re: Electron of Retransmission Consent Status

Dear DAVID:

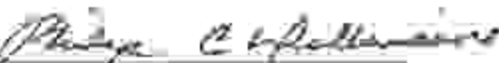
Entertainment Communications Corporation ("Entertainment Holdings, LLC" ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations") hereby give notice to CABLE COMPANY LLC that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(h)(1) of the FCC's Rules, Entertainco elects on behalf of Licensee to assert its right, under Section 725(b)(1)(A) of the 1992 Act and Section 76.04(h) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations on any portion(s) thereof, without obtaining Entertainco's express written consent. This election of retransmission consent applies to all CABLE COMPANY LLC systems, with respect to each Station and to all other systems under common control or affiliated with, owned and operated by CABLE COMPANY LLC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Centex Drive, Los Angeles, CA 90045; phone number (310) 348-4807.

Each Station sent individual retransmission consent election letters to all known CABLE COMPANY LLC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If you desire of Entertainment to continue its positive relationship with CABLE COMPANY LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Five Dossy
CABLE MANAGEMENT INC
11001 FLOR INDUSTRIES, INC
1010 Galleria Tower
Dallas, TX 75240

Re: **Electricity of Retransmission Consent Status**

Dear Dave

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings LLC ("Licensee"), the licensee of the television station listed on the attached Exhibit A, and its Stations, and collectively, the "Stations," hereby give notice to CABLE MANAGEMENT INC pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.04(1)(3) of the FCC's Rules. Entravision grants the benefit of licensed broadcast right, under Section 325(b)(1)(B) of the 1992 Act and Section 76.04(1)(3) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) and pay Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations on any portion(s) thereof, without obtaining Entravision's express written consent. This notice of retransmission consent applies to all CABLE MANAGEMENT INC systems with respect to each Station and to all other systems under common control, affiliation with, control and operated by CABLE MANAGEMENT INC.

As noted in our individual station letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Fancini, 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5335.

Each Station and individual retransmission consent election letters to all Entravision CABLE MANAGEMENT INC systems, is included on or about September 29, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CABLE MANAGEMENT INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Christian Thomas
CABLE USA/METRO ENTERPRISES
d/b/a ANTILLES WIRELESS
2123 Central Ave
Kenner, LA 70048

Re: Election of Retransmission Consent Station

Dear Christian:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee") the licensee of the television station listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to CABLE USA/METRO ENTERPRISES that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 36.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(3)(A) of the 1996 Act and Section 36.64(f)(1) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations on any portion thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all CABLE USA/METRO ENTERPRISES systems with respect to such Station and to all other systems under common control or affiliated with, or owned and operated by CABLE USA/METRO ENTERPRISES.

As noted in our individual election letters we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Henry Wilhoit at 3909 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station's individual retransmission consent election terms shall show CABLE USA/METRO ENTERPRISES systems in the attached Exhibit A dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue in positive relationship with CABLE USA/METRO ENTERPRISES and we look forward to reaching a mutually beneficial affiliation arrangement. Please do not hesitate to contact me if you have any questions regarding this election.

Regards
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilhoit
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Larry McConnell
CABLEONE INC
13140E Third St
Phoenix, AZ 85044

Re: Election of Retransmission Consent Status

Dear Larry,

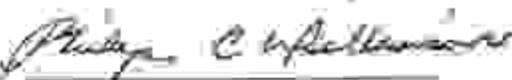
ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision"), parent company of Entravision Stations LLC ("licensee"), the licensee of the television station listed in the attached Exhibit A (each a "Station") and collectively the "Stations" hereby gives notice to CABLEONE INC (the "cable operator") pursuant to Section 325(b)(1) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entitlement, grants on behalf of Entravision its right, under section 325(b)(1)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market. If we have previously an express written consent accordingly, signals of your cable system (or other video distribution system) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CABLEONE INC systems with respect to each Station and to all other systems under common control or affiliation with, or owned and operated by CABLEONE INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telestream networks. Any Station correspondence regarding retransmission consent matters should be addressed to Catherine Haines at 5900 Central Express Way, Anaheim, CA 92805, phone number (714) 348-4267.

Each Station's individual retransmission consent election letters to all known CABLEONE INC systems (if it is a market) were issued September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2012.

If you do elect to retransmit, we maintain a positive relationship with CABLEONE INC and will look forward to resolving any mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkins
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Rafael Gonzalez
CABLEVISION OF MARION COUNTY
cablevision.com
1 Liberty, NY 1754

Re: Election of Retransmission Consent Status

Dear Rafael:

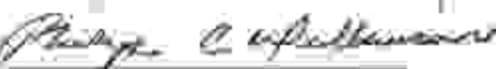
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station, listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to CABLEVISION OF MARION COUNTY that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.041(B) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(D)(1)(A) of the 1992 Act and Section 70.041(A) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) if the Stations' affiliated market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CABLEVISION OF MARION COUNTY systems with respect to each Station, and to all other systems under common control or affiliated with, owned and/or operated by CABLEVISION OF MARION COUNTY.

As noted in our individual election letters, we have made arrangements with Universal Communications Inc. to transmit all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Universal or Telecelera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Lambert, 605 Third Avenue, 12th Floor, New York, NY 10158, phone number (212) 455-5553.

Each Station and individual retransmission consent election letter to all known CABLEVISION OF MARION COUNTY systems is being mailed on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If the desire of Entravision to maintain its positive relationship with CABLEVISION OF MARION COUNTY and you both, proved to be a mutually beneficial distribution arrangement, please do your best to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 24, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Mac Buall
CABLEVISION SYSTEMS DEVELOPMENT CO.
1111 Southern Avenue
Bethpage, NY 11714

Re: **Resolution of Retransmission Consent Status**

Dear Mac:

ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), a major company of TELEVISION STATIONS LIT LICENSEE ("the licensee") the licensee of the following stations listed in the attached Exhibit A (each, a "Station") and collectively, the "Stations" hereby gives notice to CABLEVISION SYSTEMS DEVELOPMENT CO. ("you") that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.641(c)(2) of the FCC's Rules, Entrevision elects on behalf of Licensee to assert its rights under Section 325(b)(3)(A) of the 1992 Act and Section 76.641(a) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Station's defined market only if we have provided our express written consent. Accordingly, signals of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, as any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all CABLEVISION SYSTEMS DEVELOPMENT CO. systems with respect to each Station and to all other systems under common control, an affiliated entity, an owner and operated by CABLEVISION SYSTEMS DEVELOPMENT CO.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in determination consent negotiations on behalf of the Stations identified in Exhibit A which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tom O'Connor at 1005 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 453-8393.

Each Station's individual retransmission consent election letters to all known CABLEVISION SYSTEMS DEVELOPMENT CO. systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2012.

It is the desire of Entrevision to continue its positive relationship with CABLEVISION SYSTEMS DEVELOPMENT CO. and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Thomas Gerardi
CAL NEVA BROADCASTING LLC
d/b/a: CALNEVA CALIFORNIA
PO Box 3200
Clovis, CA 93611

Re: **Election of Retransmission Consent Status**

Dear Thomas:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Homes, LLC ("Licensor"), the licensee of the television station listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to CALNEVA BROADCASTING LLC, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 79.04(c)(2) of the FCC's Rules. Entravision elects on behalf of Licensor to assert its rights under Section 325(b)(1)(B) of the 1992 Act and Section 79.04(c) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CALNEVA BROADCASTING LLC systems with respect to each Station and to all other systems under contract to licensee or its affiliated stations owned and operated by CALNEVA BROADCASTING LLC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora network. Any Station correspondence regarding retransmission consent matters should be addressed to Henry Villante at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 344-4872.

Each Station sent full-market retransmission consent election letters to all known CALNEVA BROADCASTING LLC systems with market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entravision to continue its positive relationship with CALNEVA BROADCASTING LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
CAMPUS TELEVIDEO,
1140 Avenida Encinas
Carlsbad, CA 92001

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

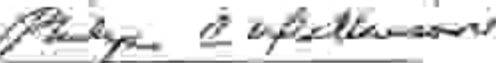
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each, a "Station"), and collectively, the "Stations," hereby give notice to CAMPUS TELEVIDEO (and pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.901(c) of the FCC's Rules, Entravision acts on behalf of Licensee) to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.901(a) of the FCC's rules, to have the broadcast signals of the STATIONS carried on your cable system(s) of the Stations' local market only if we have provided our express written consent. Accordingly, ~~signals of our cable systems for other video distribution systems may retransmit the broadcast signals of the Stations, in any format, digital, without obtaining Entravision's express written consent.~~ The election of retransmission consent applies to all CAMPUS TELEVIDEO systems with respect to each Station and to all other systems under common control, affiliation, ownership and operated by CAMPUS TELEVIDEO.

As noted in our individual election letters, we have made arrangements with Division Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are affiliates of Univision or Televisa networks. Any Station correspondence regarding retransmission consent matters should be addressed to Creative Forces at 3900 Center Drive, Los Angeles, CA 90045, phone number (310) 448-4867.

Each Station sent individual retransmission consent election letters to all known CAMPUS TELEVIDEO systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CAMPUS TELEVIDEO and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
CAMS CABLE
8441 North Mason Drive
Colorado Springs, CO 80920

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

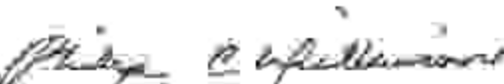
Extravision Communications Corporation ("Extravision"), parent company of Extravision Holdings, LLC ("Licensee"), the licensee of the television stations listed on the attached Exhibit A (each a "Station") and collectively the "Stations," hereby gives notice to CAMS CABLE (the "Recipient") pursuant to Sections 73.5(b)(1)(b) of the Communications Act and Section 73.691(b)(2) of the FCC Rules, Extravision election of its license to assert its right, under Section 332(b)(1)(A) of the 1992 Act and Section 73.691(b) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system, or other video distribution system, may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Extravision's express written consent. This election of retransmission consent applies to all CAMS CABLE systems with respect to each Station and to all other systems under common control, affiliated with, or owned and operated by CAMS CABLE.

As noted in our individual election letters, we have made arrangements with Extravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified on Exhibit A, which are all affiliates of Extravision or television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen James at 3000 Center Drive, Los Angeles, CA 90045; phone number (310) 548-4307.

Each Station sent individual retransmission consent election letters to all known CAMS CABLE systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Extravision to continue its positive relationship with CAMS CABLE and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
EXTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

YONNIE BUTTS
CANYON GENERAL IMPROVEMENT DISTRICT-ADS
400 CANYON WAY
SPARKS, NV 89434

Re: Election of Retransmission Consent Status

Dear YONNIE:

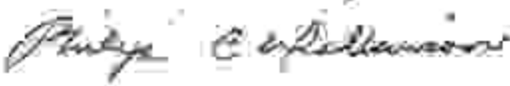
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.P. ("Licensee"), the licensee of the television station located in the attached Exhibit A (each a "Station") and collectively the "Stations") hereby gives notice to CANYON GENERAL IMPROVEMENT DISTRICT-ADS that, pursuant to Section 312(b)(3)(B) of the Communications Act and Section 73.64(f)(7) of the FCC's Radio Television Electronic Detail of Licensee Rules issued pursuant to Section 325(b)(1)(A) of the 1992 Act and Section 73.64(f)(7) of the FCC's rules, it has the technical needs of the Stations carried on your cable systems at the Stations' defined market only if we have provided you express written consent. Accordingly, some of your cable systems (including other affiliated systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CANYON GENERAL IMPROVEMENT DISTRICT-ADS system with respect to each Station and to all other systems under common control, affiliated with, associated and operated by CANYON GENERAL IMPROVEMENT DISTRICT-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telecelcom networks. Any Station correspondence regarding retransmission consent matters should be addressed to: Orlando Burgos at 4000 Center Drive, Los Angeles, CA 90045, phone number (310) 548-4067.

Each Station and individual retransmission consent election letters to all known CANYON GENERAL IMPROVEMENT DISTRICT-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CANYON GENERAL IMPROVEMENT DISTRICT-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

SIFVE WILLY
CANYON TRAIL RV PARK-ADS
1200 INDUSTRIAL ROAD
BOULDER CITY, NV 89005

Re: Election of Retransmission Consent Station

Dear SIFVE:

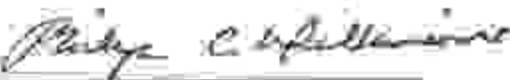
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereto, has notice to CANYON TRAIL RV PARK-ADS that pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.64(f)(3) of the FCC's Rules, Entertainments elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to cause the broadcast signals of the Stations carried on your cable systems) by the Stations, defined under rule 1.100, to be provided via express written consent. Accordingly, none of your cable systems (or other) distribution systems may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainments express written consent. This election of retransmission consent applies to all CANYON TRAIL RV PARK-ADS systems with respect to each Station and to all other systems under common control, or affiliated with, or owned and operated by CANYON TRAIL RV PARK-ADS.

As noted in our individual election letters we have made arrangements with Universal Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A which are all affiliates of television or telephone networks. Any Station correspondence regarding retransmission consent matters should be addressed to Catherine Haines at 5009 Center Drive, Los Angeles, CA 90048, phone number (310) 343-4967.

Each Station and individual retransmission consent election letters to all tower CANYON TRAIL RV PARK-ADS systems in its markets in about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with CANYON TRAIL RV PARK-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Robert G. Adams
CX COMMUNICATIONS
1100A CHERCHILLE COUNTY TELEPHONE SYSTEMS
P.O. Box 1100
Fallon, NV 89405

Re: Election of Retransmission Consent Status

Dear Robert:

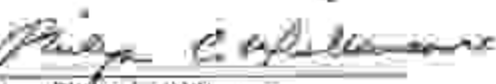
ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision"), parent company of Entravision Holdings LLC ("Entravision"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to CX COMMUNICATIONS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 70.604(f)(2) of the FCC's Rules, Entravision, acting on behalf of Licensee to assert its right, under Section 325(b)(1)(B) of the Act and Section 70.604(f)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' service territory only if we have provided our express written consent. Accordingly, notice of your cable system(s) (or other video distribution system(s)) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to ALL CX COMMUNICATIONS systems with respect to such Stations and to all other systems under common control or affiliated with, owned and operated by CX COMMUNICATIONS.

As noted in our individual election letters we have made arrangements with Entravision Communications Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Television or Telephony networks. Any Station correspondence regarding retransmission consent matters should be addressed to Cindy Villante at 5979 Center Drive, Los Angeles, CA 90045, phone number (310) 548-4872.

Each Station's own individual retransmission consent election letter to all known CX COMMUNICATIONS systems is so marked on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If in the future of Entravision to continue its positive relationship with CX COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement, please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Bill McKinnon
CENTURY COMMUNICATIONS-ABS
1181 S Rogers Circle
Boca Raton, FL 33487

Re: Electron of Retransmission Consent Status

Dear Bill:

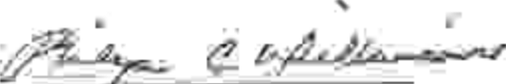
Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings, LLC ("Intravision") the licensee of the television stations listed in the attached Exhibit 2 (each, a "Station" and collectively, the "Stations") hereby gives notice to CENTURY COMMUNICATIONS-ABS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(f)(2) of the FCC's Rules, Intravision acts on behalf of Licensee of said station under section 725(b)(1)(A) of the 1992 Act and Section 76.04(f) of the FCC Rules to cause the broadcast signals of the Stations carried in your cable systems (or the Stations' signals carried only if we have provided our express written consent) accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Intravision's express written consent. This election of retransmission consent applies to all CENTURY COMMUNICATIONS-ABS systems with respect to each Station and to all other systems under common control of, affiliated with, or owned and operated by CENTURY COMMUNICATIONS-ABS.

As noted in our individual election letters, we have made arrangements with Intravision Communications, Inc. to represent its retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intravision or Telefevision networks. Any Station correspondence regarding retransmission consent matters should be addressed to 18801 Emswath 095 Third Avenue, 32nd Floor, New York, NY 10158, (phone number (212) 456-5533).

Each Station's own individual retransmission consent election letters to all known CENTURY COMMUNICATIONS-ABS systems is being mailed to you about September 29, 2011. The election of retransmission consent is for the period of January 1, 2012 through December 31, 2011.

It is the desire of Intravision to continue its positive relationship with CENTURY COMMUNICATIONS-ABS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
INTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Robert Urowl
CENTURYLINK
4100 CENTURYVIEW BROADLAND SERVICES, LLC
312 Church Avenue
Conroy, WI 54025

Re: Election of Retransmission Consent Status

Dear Robert:

Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings, LLC ("Licensee"), has licensed the television stations listed in the attached Exhibit A, each a "Station" and collectively the "Stations," hereby gives notice to CENTURYLINK that, pursuant to Sections 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Intravision allows (or holds the Licensee to assure to allow) under Section 338(b)(1)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Intravision's express written consent. This election of retransmission consent applies to all CENTURYLINK systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CENTURYLINK.

As with all individual election letters we have made arrangements with Intravision Communications Inc. to represent its retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 3999 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station's individual retransmission consent election letters are all known CENTURYLINK systems in its markets as of about September 28, 2014. This election of retransmission consent is for the period of January 1, 2015 through December 31, 2014.

It is the desire of Intravision to continue its positive relationship with CENTURYLINK, and we look forward to reaching a mutually beneficial distribution arrangement. Please let us know if you would like to have any questions concerning this election.

Regards,
INTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Robert Brown
CENTURYTEL ENTERPRISES INC
d/b/a CENTURYTEL TELEVIDEO INC
2125 Lynch Avenue
Chico, CA 95925

Re: Election of Re-transmission Consent Status

Dear Robert:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("Entertainment"), the licensee of the television station listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to CENTURYTEL ENTERPRISES INC that, pursuant to Section 325(B)(3)(B) of the Communications Act and Section 73.641(f)(2) of the FCC's Rules, Entertainment, on its behalf of Licenses to disseminate (by wire, radio, or other means) of the 1992 Act and Section 73.641(f) of the FCC's rules, to have the broadcast signals of the Stations carried in your cable system(s) of the Stations' service area only if we have provided our express written consent (accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent). This election of retransmission consent applies to all CENTURYTEL ENTERPRISES INC systems with respect to each Station and to all other systems under common control of affiliated, will be owned and operated by CENTURYTEL ENTERPRISES INC.

As part of our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment or its affiliated networks. Any Station correspondence regarding retransmission consent matters should be addressed to Entertainment, 2599 Century Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station was provided individual retransmission consent election letters to all known CENTURYTEL ENTERPRISES INC systems in its market on or about September 25, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with CENTURYTEL ENTERPRISES INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

RAYE McCASKILL
CEQUEL III
12444 Powerscourt Dr.
St. Louis, MO 63141

Re: Election of Retransmission Consent Status

Dear Pony:

Entravision Communications Corporation ("Entravision") parent company of Entravision Holdings, LLC ("Licensee") the licensee of the television stations listed in the attached Exhibit A (each a "Station") and collectively the "Stations" hereby gives NOTICE to CEQUEL III that pursuant to Section 325(h)(3)(B) of the Communications Act and Section 73.641(c) of the FCC Rules, Licensee elects in behalf of Licensee to assert its right, under Section 251(b)(3)(A) of the 1992 Act and Section 73.641(c) of the FCC Rules, to have the broadcast signals of the Stations carried in your cable system(s) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CEQUEL III systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CEQUEL III.

As noted in our retransmission election letters, we have made arrangements with Entravision Communications Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or its affiliated networks. Any Station correspondence regarding retransmission consent matters should be addressed to TARA OXENBORN at 695 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-5395.

Each Station's individual retransmission consent election letter to all known CEQUEL III systems was mailed on or about September 28, 2011. This election of retransmission consent is in the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CEQUEL III and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BEN MOSSA,
CHAPARRAL CABLEVISION
320 ALBERTO ST
CHAPARRAL, N.M. 88001

Re: Election of Retransmission Consent Status

Dear BEN:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations"), hereby gives notice to CHAPARRAL CABLEVISION (the "recipient") pursuant to Section 325(b)(7)(H) of the Communications Act and Section 30.04(d)(2) of the FCC's Rules. Entertainment elects on behalf of Licensee to assert its right under Section 325(b)(7)(A) of the 1992 Act and Section 70.04(b) of the FCC's rules to have the broadcast signals of the Stations carried in your cable system(s) in the Station defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all CHAPARRAL CABLEVISION systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, CHAPARRAL CABLEVISION.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment or Telefuture Networks. Any Station correspondence regarding retransmission consent matters should be addressed to Heidi Valente at 5999 Carter Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station and individual retransmission consent election letters to all known CHAPARRAL CABLEVISION systems in its market are dated September 23, 2011. This election of retransmission consent is in effect from January 1, 2012 through December 31, 2013.

It is the desire of Entertainment to continue its positive relationship with CHAPARRAL CABLEVISION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
CHARLESTON PLACE APARTMENTS-ADS
1967 CHARLESTON HOUSE WAY
DAYTONA BEACH, FL 32117

Re: **Flooding of Retransmission Consent Station**

Dear Sir or Madam:

Entertainment Communications Corporation ("Entrevision"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensor of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to CHARLESTON PLACE APARTMENTS-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.84(f)(2) of the FCC's Rules, Entrevision, acting on behalf of Licensee is asserting its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(e) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system with the Stations' defined brand only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, in any format(s) listed, without obtaining Entrevision's express written consent. The election of retransmission consent applies to all CHARLESTON PLACE APARTMENTS-ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by CHARLESTON PLACE APARTMENTS-ADS.

Apart from our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Licensee or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Howard Lurie at 602 Third Avenue, 2nd Floor, New York, NY 10158, phone number (212) 455-5331.

Each Station sent individual retransmission consent election letters to all known CHARLESTON PLACE APARTMENTS-ADS systems in its market on or about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012 through December 31, 2011.

It is the desire of Entrevision to continue its positive relationship with CHARLESTON PLACE APARTMENTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Alan Singer
SVP, Programming
CHARTER COMMUNICATIONS
12405 Powerchase Dr.
St. Louis, MO 63131

Re: Election of Retransmission Consent Status

Dear Alan:

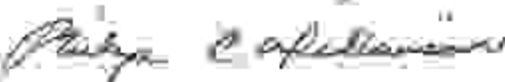
Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings LLC ("Licensed"), the licensee of the television station listed in the attached Exhibit A (each a "Station" and collectively the "Stations"), hereby gives notice to CHARTER COMMUNICATIONS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 101.04(h)(2) of the FCC's Rules, Intravision elects in behalf of Licensed to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 101.04(h) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Intravision's express written consent. This election of retransmission consent applies to all CHARTER COMMUNICATIONS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by CHARTER COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with UNITED COMMUNICATIONS Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intravision or Telecelum networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tom O'Connor at 100 Third Avenue, 12th Floor, New York, NY, 10038, phone number (212) 455-5305.

Each Station sent individual retransmission consent election letters to all known CHARTER COMMUNICATIONS systems by first-class mail on about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

We are pleased that Intravision recognizes its positive relationship with CHARTER COMMUNICATIONS and we look forward to enabling a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
INTRAVISION COMMUNICATIONS
CORPORATION


By: _____
Name: Philip C. Wilbur
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

PAUL CHRISTIAN
CHRISTIAN ENTERPRISE
735 MAIN ST
POCATE, NV 89043

Re: Electron of Retransmission Consent Status

Dear PAUL:

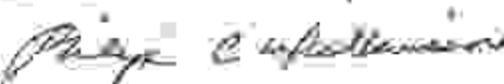
ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of Entravision Holding LLC ("Entravision"), the licensee of the television stations listed in the attached Exhibit A, and its "Sister" and collectively, the "Stations," hereby gives notice to CHRISTIAN ENTERPRISE that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.64(d) of the FCC's Rules, Entravision elects, on behalf of Entravision, to exercise its right, under Section 325(b)(3)(A) of the 1992 Act and Section 70.64(a) of the FCC's rules, to filter the broadcast signals of the Stations carried on your cable systems by the Stations' digital marks only (i.e., to not provide for express written consent accordingly) using your cable system (or other video distribution system) and retransmit the broadcast signals of the Stations, or any particular thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CHRISTIAN ENTERPRISE systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by CHRISTIAN ENTERPRISE.

As noted in our follow-up election letters, we have made arrangements with Entravision Communications, Inc. to represent in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telefeusa networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barros at 5996 Camar Drive, Los Angeles, CA 90028, phone number (310) 448-4867.

Each Station's own individual retransmission consent election times to all known CHRISTIAN ENTERPRISE systems in its market on or about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue in positive relationship with CHRISTIAN ENTERPRISE and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By 

Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

City Department
CITY TV CABLE SERVICE
Attn: Bill Moore HOLIDAY CORPORATION
836 E. Main Drive
Cordoba, NM 88005

Re: Electron of Retransmission Consent Status

Dear Bill:

ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of (Entertainment) HOLIDAY LLC ("Entertainment"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to CITY TV CABLE SERVICE that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.64(f) of the FCC's Rules, Entlevision, acting on behalf of Entertain to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 70.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' service areas. We have provided you express written consent (according to your cable system or other video distribution system) any retransmission broadcast signals of the Stations on my property) heretofore, without obtaining Entlevision's express written consent. This election of retransmission consent applies to all CITY TV CABLE SERVICE systems with respect to each Station and to all other systems under common control, as defined with an owner and operated by CITY TV CABLE SERVICE.

As a result of our individual election letters we have made arrangements with Entlevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A which are all affiliates of Entlevision or Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Henry Valencia at 8999 Center Drive, Los Angeles, CA 90045, phone number (310) 548-0872.

Each Station's individual retransmission consent election letter to all known CITY TV CABLE SERVICE systems in its market is attached September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entlevision to continue its positive relationship with CITY TV CABLE SERVICE and we look forward to continuing a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Scott Williams
CORBRIDGE COMMUNICATIONS LLC
1450 Massachusetts Road
Saint Louis, MO 63119

Re: **Election of Retransmission Consent Status**

Dear Scott:

Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings LLC ("Intravision"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to CORBRIDGE COMMUNICATIONS LLC that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.694(D) of the FCC Rules, Intravision elects not to seek a license to retransmit, under Section 125(b)(1) of the 1992 Act and Section 70.64(a) of the FCC Rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market(s) if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, as may permitted thereon, without obtaining Intravision's express written consent. This election of retransmission consent applies to all CORBRIDGE COMMUNICATIONS LLC systems with respect to each Station and to all other systems under common control or affiliation with, or owned and operated by CORBRIDGE COMMUNICATIONS LLC.

All noted in our individual election letters, we have made arrangements with Intravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intravision or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 1015 Third Avenue, 32nd Floor, New York, NY 10158; phone number (212) 455-5356.

Each Station and individual retransmission consent election letter to all listed CORBRIDGE COMMUNICATIONS LLC systems will be mailed by or about September 28, 2014. This election of retransmission consent is in full effect from January 1, 2014, through December 31, 2014.

We have done so in recognition of our positive relationship with CORBRIDGE COMMUNICATIONS LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
INTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

LISA MGB
COLISEUM VILLAS-ADS
150 EAST PULASKI AVENUE
LAS VEGAS, NV 89119

Re: **Election of Retransmission Consent Status**

Dear LISA:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A, (herein, "Station") and collectively, the "Station") hereby gives notice to COLISEUM VILLAS-ADS pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.041 (C2) of the FCC's Rules. Entravision acts on behalf of Licensee to assert its right, under Section 325(b)(1)(B) of the Communications Act and Section 76.041(d) of the FCC's rules, to have the broadcast signals of the Station carried to your cable system(s) in the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Station, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COLISEUM VILLAS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COLISEUM VILLAS-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Station identified in Exhibit A, which are all affiliates of Entravision or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to: Overall Director at 5999 Center Drive, Las Vegas, NV 89145, phone number 631 01 3484-4867.

Each Station and individual retransmission consent election letters to all known COLISEUM VILLAS-ADS systems by its market are dated about September 28, 2011. This election of retransmission consent is in effect for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entravision to continue its positive relationship with COLISEUM VILLAS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilbur
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ANTHONY DEBARDY
COLORADO STATE UNIVERSITY-ADS
1100 W. P. UNISTREET
FORT COLLINS CO 80521

Re: Election of Retransmission Consent Status

Dear ANTHONY:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee") the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to COLORADO STATE UNIVERSITY-ADS that pursuant to Section 225(b)(2)(B) of the Communications Act and Section 76.94(f)(2) of the FCC's Rules, ENTERTAINMENT elects on behalf of Licensee to assert its right, under Section 325(b) of the Act and Section 76.94(f) of the FCC Rules to have the broadcast signals of the Stations carried on your entire system of the Stations' defined under rule 101.11 we have provided your express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, on any point-to-point, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all COLORADO STATE UNIVERSITY-ADS systems with respect to each Station and to all other systems under your control, ownership, or control and operated by COLORADO STATE UNIVERSITY-ADS.

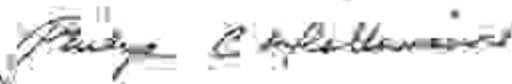
As part of our individual election letters, we have made arrangements with Division Communications to represent us in retransmission consent negotiations on behalf of the Stations (identified in Exhibit A), which are all affiliates of Entertainment or Telecelera network. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90045 phone number (310) 348-4067.

Each Station sent individual retransmission consent election letters to all known COLORADO STATE UNIVERSITY-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If it is the desire of Entertainment to continue its public relationship with COLORADO STATE UNIVERSITY-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By:


Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Gregory Ruden
IPM Content Acquisition
COMCAST CORPORATION
One Comcast Center
Philadelphia, PA 19102

Re: Election of Retransmission Consent Status

Dear Greg:

ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of Entravision Holdings LLC ("Licensee") the licensee of the television stations listed in the attached (each by Licensee a "Station" and collectively the "Stations") hereby gives notice to COMCAST CORPORATION (the recipient of Section 225(b)(3)(D) of the Communications Act and Section 73.694 (F) of the FCC's Rules, Enforcement Policy on Non-Full Licenses to assist in your, under Section 225(D) (A) of the 1992 Act and Section 73.694 (a) of the FCC's rules, to give the broadcast signals of the Stations carried on your cable system(s) to the Stations' defined market only if such have provided such express written consent. Accordingly, none of your cable system(s) (or other video distribution system(s)) transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COMCAST CORPORATION systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by COMCAST CORPORATION.

As a result of our individual election letters we have made arrangements with Entravision Communications Inc. to represent in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision's Philadelphia networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tom O'Connor at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-3395.

Each Station's individual retransmission consent election letters to all known COMCAST CORPORATION systems in its market, is dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entravision to continue its positive relationship with COMCAST CORPORATION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTRAVISION COMMUNICATIONS
CORPORATION



By _____
Name Philip E. Wilkinson
Title President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GARY GREENE (JNS)
COMSTOCK COMMUNITY TV INC
P.O. BOX 0
VIRGINIA CITY, NV 89440

Re: Election of Retransmission Consent Status

MEMORANDUM

Entravision Communications Corporation ("Entravision"), parent company of Entravision Stations, L.P. ("Licensee"), the licensee of the television station listed in the attached Exhibit A (collectively a "Station") and collectively the "Stations" hereby gives notice to COMSTOCK COMMUNITY TV INC that pursuant to section 325(b)(3)(B) of the Communications Act and Section 76.94(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.94(f)(1) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent according to terms of your cable system(s) or other (cable distribution system(s)) any retransmission the broadcast signals of the Stations, in any portions, (licensee), without obtaining Entravision's express written consent. This election of retransmission consent applies to all COMSTOCK COMMUNITY TV INC systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by COMSTOCK COMMUNITY TV INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are affiliates of Entravision or Telechicago network. Any Station correspondence regarding retransmission consent matters should be addressed to Victorino Torres at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 340-4867.

Each Station and individual retransmission consent election letters to all known COMSTOCK COMMUNITY TV INC systems in its market as of July 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COMSTOCK COMMUNITY TV INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name Philip C. Walkman
Title President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Gyran Thompson
CONSOLIDATED CABLE INC
P.O. Box 6347
Lincoln, NE 68206

Re: Election of Retransmission Consent Status

Dear Brian:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("E-Comm"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to CONSOLIDATED CABLE INC that pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.6400(2) of the FCC's Rules, Entertainment elects on behalf of E-Comm to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.6400(1) of the FCC's rules, to have the programs signed on the Stations carried on your entire system of the Stations' defined market only if we have provided our express written consent. Accordingly, transmission of your entire system for other video distribution systems may retransmit the individual signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all CONSOLIDATED CABLE INC systems available to each Station and to all other systems under common control or affiliated with, in whole and in part, by CONSOLIDATED CABLE INC.

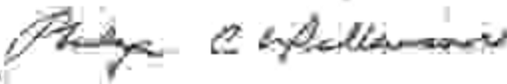
As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment or its related networks. Any Station correspondence regarding retransmission consent matters should be addressed to Hedy Valente at 2999 Center Drive, Los Angeles, CA 90045 phone number (310) 348-8872.

Each Station sent individual retransmission consent election letters to all known CONSOLIDATED CABLE INC systems in its market on or about September 28, 2014. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with CONSOLIDATED CABLE INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION.

By


Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

MARK WINTZLAUF
 COPPER MOUNTAIN METRO DIST
 681 N SUMMIT BLVD
 FRISCO, COLORADO

Re: Election of Retransmission Consent Status

Dear MARK:

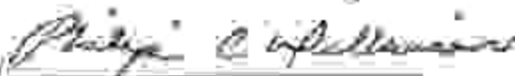
ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to COPPER MOUNTAIN METRO DIST (the "party") pursuant to Section 325(a)(3)(B) of the Communications Act and Section 76.64(f)(3) of the FCC's Rules. Entravision acts on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all COPPER MOUNTAIN METRO DIST systems with respect to each Station, and to all other systems (under common control or affiliated with us) owned and operated by COPPER MOUNTAIN METRO DIST.

Attached to our individual election letters we have made arrangements with Entravision Communications LLC to represent us in retransmission consent negotiations on behalf of the Stations (listed by Exhibit A), whether all affiliates of Entravision or Teleporture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5000 Center Drive, Littleton, Virginia, VA 20045, phone number 703 01 148-4367.

Each Station and individual retransmission consent election letters to all known COPPER MOUNTAIN METRO DIST systems (it is marked on us) about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with COPPER MOUNTAIN METRO DIST and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
 ENTRAVISION COMMUNICATIONS
 CORPORATION

By: 
 Name: Philip C. Wilkinson
 Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GEORGE RETHGARI
COUNTRY TOWERS-ADS
850 EAST DESERT INN RD
LAS VEGAS, NV 89119

Re: Election of Retransmission Consent Status

Dear GEORGE:

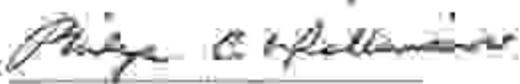
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("License"), the licensee of the television station listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to COUNTRY TOWERS-ADS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.69(f)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.69(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only if we have provided our express written consent. Accordingly, how all your cable system (or other video distribution system) may retransmit the broadcast signals of the Stations (or any portion(s) thereof) without obtaining Entertainment's express written consent. This election of retransmission consent applies to all COUNTRY TOWERS-ADS systems with respect to such Station and all other systems under common control or affiliated with or owned and operated by COUNTRY TOWERS-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent proceedings on behalf of the Stations identified in Exhibit A, which are all affiliates of Time Warner or Telephony networks. Any further correspondence regarding retransmission consent matters should be addressed to Gretchen Harter at 5400 Century Drive, Los Angeles, CA 90045; phone number: (310) 548-4857.

Each Station has individual retransmission consent objection letters to all known COUNTRY TOWERS-ADS systems in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entertainment to continue its positive relationship with COUNTRY TOWERS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Robert Wilson
COX CBL COMMUNICATIONS INC
1111 Wake Forest Dr NE
Atlanta GA 30311

Re: Election of Retransmission Consent Status

Dear Robert:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to COX CBL COMMUNICATIONS INC that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 67.641(e) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1934 Act and Section 73.641(a) of the FCC's rules, to have the broadcast signals of the Stations carried by your cable system in the Stations' service market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of communication consent applies to all COX CBL COMMUNICATIONS INC systems with respect to each Station and to all other systems under common ownership, affiliation, with, associated and operated by COX CBL COMMUNICATIONS INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Cablevision or Telecelco networks. Any Station correspondence regarding retransmission consent matters should be addressed to Room 3700 at 165 Third Avenue, 22nd Floor, New York, NY 10158; phone number (212) 455-5395.

Each Station elects individual retransmission consent election letters to all entravision COX CBL COMMUNICATIONS INC systems by its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2011.

It is the desire of Entravision to continue its positive relationship with COX CBL COMMUNICATIONS INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By Philip C. Wilkinson
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

PAT
CREEKSIDE MHP-ADS
3900 S HICKORY ST
SANTA ANA, CALIFORNIA 92701

Re: Election of Retransmission Consent Status

Dear PAT:

Entertainment Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations," hereby gives notice to CREEKSIDE MHP-ADS that pursuant to Section 325(b) (1)(B) of the Communications Act and Section 73.641 (2) of the FCC's Rules, Entrevision acts on behalf of Licensee to assert its right under Section 325(b) (1)(A) of the 1992 Act and Section 73.641 (1) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only. If we have provided our express verbal consent, accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations to any part(s) of your, or its, affiliated, or associated, or owned, or operated, or controlled system. This election of retransmission consent applies to all CREEKSIDE MHP-ADS systems with respect to each Station and to all other systems under common control, or affiliated with, or owned and operated by CREEKSIDE MHP-ADS.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barrios at 5900 Century Drive, Los Angeles, CA 90045; phone number: (310) 448-4867.

Each Station sent individual retransmission consent election letters to all known CREEKSIDE MHP-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

If you desire, Entrevision is committed to continue its positive relationship with CREEKSIDE MHP-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please direct comments, questions, or any other matters concerning this election

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION



By: _____
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

PATRICIA WHEELER
CRYSTAL COURT APARTMENTS-ADS
901 EAST INSEKT INN RD
LAS VEGAS, NV 89119

Re: Election of Retransmission Consent Status

Dear PATRICIA:

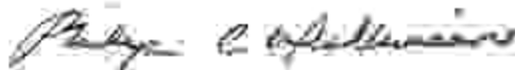
Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to CRYSTAL COURT APARTMENTS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.641(d) of the FCC's Rules, Entrevision elects on behalf of Licensee to assert its right under Section 325(b)(3)(B) of the Act and Section 73.641(d) of the FCC's rules, to have the broadcast signals of the Stations retransmitted over your cable system(s) in the Stations' defined market and/or if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all CRYSTAL COURT APARTMENTS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, owned and/or operated by CRYSTAL COURT APARTMENTS-ADS.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of LINCOLN or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Graham Harris at 5999 Cantel Drive, Los Angeles, CA 90048; phone number (310) 548-4867.

Each Station sent individual retransmission consent election letters to all known CRYSTAL COURT APARTMENTS-ADS systems in its market on or about September 28, 2011. This additional retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with CRYSTAL COURT APARTMENTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please direct all inquiries to copyright or if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 

Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BRENTYL CUNNINGHAM
CUNNINGHAM CABLE
201 WEST MAIN
GIRARD, KS 67544

Re: Election of Retransmission Consent Status

Dear BRENT:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations" hereby gives notice to CUNNINGHAM CABLE, Inc. pursuant to Section 325(b)(1)(A) of the Communications Act and Section 70.64(f)(2) of the FCC's Rules. Entrevision acts on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 70.64(f) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (smaller scale distribution systems) may carry any of the broadcast signals of the Stations at any point(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all CUNNINGHAM CABLE systems with respect to each Station and (smaller scale systems under commercial affiliation with, or owned and operated by CUNNINGHAM CABLE.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Teletelcel networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Burris at 5500 Century Drive Los Angeles CA 90048; phone number (310) 448-4867.

Each Station sent individual retransmission consent election letters to all known CUNNINGHAM CABLE systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

In the spirit of Entrevision's continued positive relationship with CUNNINGHAM CABLE and mutual benefit, we are seeking a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
CUSTOM CABLE TV-ADS
6467 SW 10th Ter
West Miami, FL 33144

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

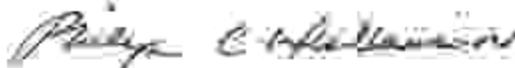
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively the "Stations," hereby gives notice to CUSTOM CABLE TV-ADS that pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.601121 of the FCC's Rules Entravision acts on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the FCC Act and Section 73.601121 of the FCC's rules to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only (we have provided our express written consent, accordingly, to carry cable systems (on other video distribution systems) and retransmit the broadcast signals of the Stations of any particular brand, without obtaining Entravision's express written consent. This election of retransmission consent applies to all CUSTOM CABLE TV-ADS systems with respect to each Station and all other systems under common control or affiliated with or owned and operated by CUSTOM CABLE TV-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Innot, Emma @ 605 Third Avenue, 12nd Floor, New York, NY 10158, phone number (212) 455-5131.

Each Station with individual retransmission consent election letters to all known CUSTOM CABLE TV-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with CUSTOM CABLE TV-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION



By _____
Name Philip C. Wilkinson
Title President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Louise Smith
DCM CABLE INC
7751 SW 80th Ave
DUALA FL 34431

Re: Election of Retransmission Consent Status

Dear Louise:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, 111 "11th Avenue", The Houses of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to DCM CABLE INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.604(h) of the FCC's Code of Federal Regulations, Entravision directs on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 70.604(i) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) at the Stations defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all DCM CABLE INC systems with respect to each Station and to all other systems under common control of affiliated with, or owned and operated by DCM CABLE INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Janet Lane at 1015 First Avenue, 2nd Floor, New York, NY 10158, phone number (212) 455-5833.

Each Station sent individual retransmission consent election letters to all local DCM CABLE INC systems in its market on or about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with DCM CABLE INC and we look forward to continuing a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTRAVISION COMMUNICATIONS
CORPORATION



By: _____
Name: Phillip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

EMILIO GONZALEZ
DECCA CABLE
10783 SW 89 AVE
DADELA FL 34181

Re: Election of Retransmission Consent Status

Date: 9/29/11

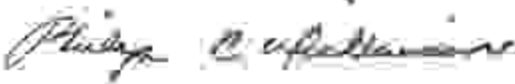
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to DECCA CABLE, LLC pursuant to Section 325(09)(3)(D) of the Communications Act and Section 73.641(b)(2) of the FCC's Rules. Entravision elects on behalf of Licensee to assert its right, under Section 325(09)(3)(D) of the 1996 Act and Section 73.641(b)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) at the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) (cable television system(s)) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of non-retransmission consent applies to all DECCA CABLE system(s) with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by DECCA CABLE.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to 10301 Lums or 1015 First Avenue, 12th Floor, New York, NY 10158, phone number (212) 455-5413.

Each Station can find individual retransmission consent election letters to all local DECCA CABLE system(s) in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the policy of Entravision to maintain its positive relationship with DECCA CABLE and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact our CFO to have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Jessie Pepper
DEFENDER CABLE TV
c/o: DET LEO REAL CABLE
1104 W. DODD AVE.
DURHAM, NC 27601-1154

RE: Exercising of Retransmission Consent Status

Dear Jessie:

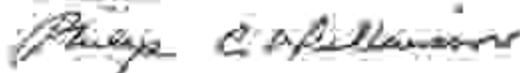
Entravision Communications Corporation ("Entravision"), parent company of ENTRAVISION Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached EXHIBIT A (each a "Station" and collectively, the "Stations") hereby gives notice to DEFENDER CABLE TV, pursuant to Section 635(b)(1)(H) of the Communications Act and Section 70.604(d)(2) of the FCC's Rules. Entravision acts on behalf of Licensee to assert its right, under Section 635(b)(1)(A) of the 1992 Act and Section 70.604(d) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided an express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This electronic retransmission consent applies to all OFFENDER CABLE TV systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by DEFENDER CABLE TV.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflint networks. Any related correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 605 First Avenue, 12nd Floor, New York, NY 10158, phone number (212) 455-5156.

Each Station has individual retransmission consent election, broadcasted through DEFENDER CABLE TV systems in its market on about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

If you disagree with Entravision's continuing or positive relationship with DEFENDER CABLE TV and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION



By _____
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
DIGITAL COMMUNITY NETWORKS-ADS
1776 Main Street # 300
Sarasota FL 34236

Re: **Election of Retransmission Consent Status**

Dear Sir or Madam:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to DIGITAL COMMUNITY NETWORKS-ADS (the "person") pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.0941(2) of the FCC's Rules. Entertainment acts on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.0941(a) of the FCC's rules to have the broadcast signals of the Stations carried on your cable systems (or other video distribution systems) and retransmit the broadcast signals of the Stations in any portion of the world, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all DIGITAL COMMUNITY NETWORKS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by DIGITAL COMMUNITY NETWORKS-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to retransmit us in retransmission consent jurisdictions on behalf of the Stations identified in Exhibit A, which are all affiliates of Invision or Teleutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Robert Evans or MIT David Avramis, East Floor, New York, NY 10158, phone number (212) 455-5111.

Each Station sent individual retransmission consent election letters to all known DIGITAL COMMUNITY NETWORKS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the hope of Entertainment to maintain its positive relationship with DIGITAL COMMUNITY NETWORKS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

TIM DONNELLY
DIGITAL MEDIA-ADS
1100 PDS RD EAST FRIE
WESTPORT, CT 06881

Re: Election of Retransmission Consent Status

Dear TIM:

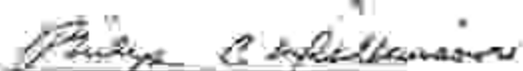
Entertainment Communications Corporation ("Entertainment"), parent company of television holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each, is "Station" and collectively, the "Stations" hereby gives notice to DIGITAL MEDIA-ADS (the "party") pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.0411(2) of the FCC's Rules. Entertainment consents on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.0411 of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' service market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations (or any portions) thereof without obtaining Entertainment's express written consent. This election of retransmission consent applies to all DIGITAL MEDIA-ADS systems with respect to each Station and to all video systems under common control or affiliated with, owned and operated by DIGITAL MEDIA-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment or Telecelcom networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 103 Third Avenue, 12nd Floor, New York, NY 10158, phone number (212) 455-5111.

Each Station sent individual retransmission consent election letters to all known DIGITAL MEDIA-ADS systems on its behalf on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with DIGITAL MEDIA-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Scott Heron
DIRECT CABLE-ADS
1601 S. KENNEDY RD
Orlando FL 32801

Re: Election of Retransmission Consent Status

Dear Scott:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensor of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"), hereby gives notice to DIRECT CABLE-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.091(c) of the FCC's Rules, Entravision objects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.041 of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market (and if we have provided our express written consent, Licensee, joint or separate systems (cable, satellite, distribution systems) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entravision's express written consent). This election of retransmission consent applies to all DIRECT CABLE-ADS systems with service to each Station and local off-air systems under common control or affiliated with, or owned and operated by, DIRECT CABLE-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Laine at 615 First Avenue, 12nd Floor, New York, NY 10158, phone number (212) 455-5312.

Each Station's own individual retransmission consent election letter to all local DIRECT CABLE-ADS systems in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

With the desire of Entravision to maintain its positive relationship with DIRECT CABLE-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards
ENTRAVISION COMMUNICATIONS
CORPORATION

By Phillip C. Wilkinson
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

THOMAS A. TILLEN
DISHWORLD IPTV
9001 S. MERIDIAN BLVD.
ENGLEWOOD, CO 80112

Re: Election of Retransmission Consent Status

Dear THOMAS:

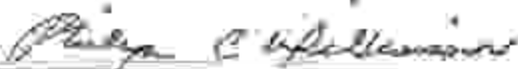
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, F.C.M. Licensee of the license of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to DISHWORLD IPTV that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.641(f)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.641(f) of the FCC's rules, to have the broadcast signals of the Stations carried on non-cable systems within the Stations' defined market only if we have provided you express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any part(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all DISHWORLD IPTV systems, with respect to each Station, and to all other systems under common control of, affiliated with, or owned and operated by DISHWORLD IPTV.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment of Telecommunications. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5900 Center Drive, Los Angeles, CA 90045; phone number (310) 548-4367.

Each Station sent individual retransmission consent election letters to all known DISHWORLD IPTV systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entertainment to continue its positive relationship with DISHWORLD IPTV and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011.

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

CLIFFORD DUNCAN
DUNCAN CABLE TV SERVICE
PO BOX 687
WHEATINGTON, VT 05363

Re: Election of Retransmission Consent Status

Dear CLIFFORD:

Entertainment Communications Corporation ("Entertainment"), a private company of ENTERTAINMENT HOLDINGS, LLC ("Licensee"), the licensor of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to DUNCAN CABLE TV SERVICE (for purposes of Section 325(a)(3)(B) of the Communications Act and Section 74.641(e)(2) of the FCC's Rules) (Entertainment acts on behalf of Licensee) to assist its client under Section 325(a)(1)(A) of the 1992 Act and Section 74.641(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, your cable system(s) (cable system distribution system) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all DUNCAN CABLE TV SERVICE systems with respect to each Station and to all other systems under common control or influence with, or owned and operated by DUNCAN CABLE TV SERVICE.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Television Networks networks. Any Station correspondence regarding retransmission consent matters should be addressed to James Egan, 11015 Third Avenue, Third Floor, New York, NY 10158, phone number (212) 455-6331.

Total Station and individual retransmission consent election letters to all known DUNCAN CABLE TV SERVICE systems in its market, is dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entertainment to continue its positive relationship with DUNCAN CABLE TV SERVICE and we look forward to remaining a primary broadcast distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Travel Kaluzna
EAGLE COMMUNICATIONS INC
Attn: EAGLE COMMUNICATIONS INC
2701 Hall St
Flays, KS 67601

Re: Election of Retransmission Consent Status

Dear Travel:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("EHL"), licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to EAGLE COMMUNICATIONS INC that, pursuant to Section 125(b)(3)(B) of the Communications Act and Section 73.654(f)(2) of the FCC's Rules, Entertainment, acting on behalf of EHL, consents (or asserts a right) under Section 125(b)(3)(A) of the Act and Section 73.654(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all EAGLE COMMUNICATIONS INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by EAGLE COMMUNICATIONS INC.

As noted in our individual election letters, we have made arrangements with Universal Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Universal's Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Heidi Valente at 5099 Century Drive, Los Angeles, CA 90028, phone number (310) 348-1871.

Each Station's individual retransmission consent election letters will name EAGLE COMMUNICATIONS INC systems into which your packet on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with EAGLE COMMUNICATIONS INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ROB MARTIN
EAST GARDEN MHP-ADS
111 E 15TH ST
GARDEN CITY, KS 67640

Re: Election of Retransmission Consent Status

Dear Rob,

Entervision Communications Corporation ("Entervision"), parent company of Entervision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations" hereby gives notice to EAST GARDEN MHP-ADS (hereinafter "you") pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.6411(e) of the FCC's Rules. Entervision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.6411(d) of the FCC's rules, to have the broadcast signals of the Stations carried on your white system in the Station's defined market only (we have provided our express written consent). Accordingly, limits of your cable systems (or other video distribution systems) may terminate the broadcast signals of the Stations in any portions thereof, without obtaining Entervision's express written consent. This election of retransmission consent applies to all EAST GARDEN MHP-ADS systems with respect to each Station and to all other systems under your control or affiliation with, in service and operated by EAST GARDEN MHP-ADS.

As noted in our individual election letters, we have made arrangements with Entervision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entervision or Telecelular networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 8500 Center Drive, Los Angeles, CA 90045, phone number (310) 848-4967.

Each Station sent individual retransmission consent election letters to all known EAST GARDEN MHP-ADS systems on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entervision to continue its positive relationship with EAST GARDEN MHP-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please drop me a line to let me know if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: Philip C. Williamson
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
EAST LAKE CAMP GROUND ADS
7705 110, BASS RD
KISSIMMEE FL 34744

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("License"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to EAST LAKE CAMP GROUND ADS that, pursuant to Section 325(h)(3)(B) of the Communications Act and Section 76.611(d) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(h)(1)(A) of the 1992 Act and Section 76.611(c) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) (or other video distribution system(s)) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all EAST LAKE CAMP GROUND ADS systems that respect to each Station and to all other systems under common control or affiliated with or owned and operated by EAST LAKE CAMP GROUND ADS.

As stated in our Individual Station Form, we have made arrangements with Entravision Communications that to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Combs at (615) Third Avenue, 22nd floor, New York, NY 10158 phone number (212) 455-5375.

Each Station sets individual retransmission consent election letters as all known EAST LAKE CAMP GROUND ADS systems in its market on or about September 23, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with EAST LAKE CAMP GROUND ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wikenson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BRUCE CLIFTON
FALCON BROADCAST
707 HAVILAWAY DR
COLORADO SPRINGS, CO 80905

Re: **Election of Retransmission Consent Status**

Dear Sirs:

ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision") parent company of Entravision Holdings, LLC ("licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to FALCON BROADCAST (fbc), pursuant to Section 325(B)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules and Regulations (each in behalf of Entravision), of its right, under Section 325(b)(1)(A) of the Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all FALCON BROADCAST systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by FALCON BROADCAST.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent should be addressed to Gretchen Barnwell, 5500 Center Drive, Los Angeles, CA 90045, phone number (310) 341-4867.

Each Station's election of retransmission consent election letter to all known FALCON BROADCAST systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If in the future Entravision is contacted in positive retransmission with FALCON BROADCAST and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Reganis
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

KUN FERGUSON
FERGUSON CABLE-ADS
3032 COUTILLA CT
LAS VEGAS, NV 89121

Re: Election of Retransmission Consent Station

Dear Killo:

Entrevision Communications Corporation ("Entrevision"), parent company of Entertainment Holdings, LLC ("Lumina"), the holder of the television station listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to FERGUSON CABLE-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entrevision does not intend to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined market, only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all FERGUSON CABLE-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by FERGUSON CABLE-ADS.

As noted in the individual election letters, we have made arrangements with Univision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations listed in Exhibit A, which are all affiliates of Univision or Televisa networks. Any Station correspondence regarding retransmission consent matters should be addressed to Univision, 5000 Century Drive, Los Angeles, CA 90045; phone number (310) 346-1864.

Each Station's individual retransmission consent election letters to all known FERGUSON CABLE-ADS systems in its market were sent about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with FERGUSON CABLE-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTREVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

John Russo
FLORIDA CABLE INC
P.O. Box 368
Oakland, FL 34766-0368

Re: Election of Retransmission Consent Status

Dear John:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (and, a "Station" and collectively, the "Stations") hereby gives notice to FLORIDA CABLE INC ("you") pursuant to Section 32503(3)(B) of the Communications Act and Section 76.641(f)(2) of the FCC's Rules, Empowering Licensee to hold the License in its right, under Section 32503(1)(A) of the Act and Section 76.641 of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all FLORIDA CABLE INC systems with respect to each Station and to all other systems under common control or affiliate with or owned and operated by FLORIDA CABLE INC.

As noted in our individual election letters, we have made arrangements with Universal Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Universal or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Kathy Anderson at 605 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-5756.

Each Station's last individual retransmission consent election letter to all known FLORIDA CABLE INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with FLORIDA CABLE INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip E. Williamson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DANILMANN
ELYING FLAGSTEV PARK-ADS
180 AVE OF THE FLAGS
BURELTON, CA 95427

Re: Election of Retransmission Consent Status

Dear DAN:

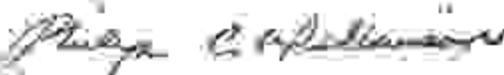
Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Deportes, LLC ("Entrevision"), the holder of the television station listed in the attached Exhibit A (call it "Station" and collectively the "Stations") hereby gives notice to ELYING FLAGSTEV PARK-ADS that, pursuant to Sections 325(b)(3)(B) of the Communications Act and Section 36.84(f)(2) of the FCC's Rules, Entrevision does not wish to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations or any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all ELYING FLAGSTEV PARK-ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by ELYING FLAGSTEV PARK-ADS.

As noted in the individual election letters, we have made arrangements with Intervision Communications, Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intervision's Television network. Any Station correspondence regarding retransmission consent matters should be addressed to: Geraldine Hernandez, 8900 Centex Drive, Los Angeles, CA 90045; phone number (310) 338-4800.

Each Station sent individual retransmission consent election letters to all known ELYING FLAGSTEV PARK-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is in the period of January 1, 2012 through December 31, 2012.

It is the desire of Entrevision to continue its positive relationship with ELYING FLAGSTEV PARK-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTREVISION COMMUNICATIONS
CORPORATION

By: 

Name: Philip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

SISTER MARYANN
FRANCIS HEIGHTS APTS-AIDS
2626 OSCOLA STREET
DENVER, CO 80212

Re: Election of Retransmission Consent Status

Dear SISTER:

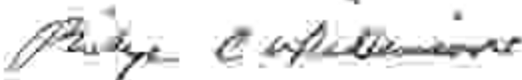
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Entertainment"), the licensor of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to FRANCIS HEIGHTS APTS-AIDS, pursuant to Section 325(b)(5)(H) of the Communications Act and Section 73.601(a)(2) of the FCC's Rules, that Entertainment, on behalf of licensee, exercises its right, under Section 325(b)(1)(A), of the 1992 Act and Section 73.601(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' dedicated truck(s) only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all FRANCIS HEIGHTS APTS-AIDS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by FRANCIS HEIGHTS APTS-AIDS.

As noted by our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent all retransmission consent negotiations on behalf of the Stations listed in Exhibit A, which are all affiliates of Entertainment Television networks. Any Station-specific inquiries regarding retransmission consent matters should be addressed to Graham Burns at 2000 Center Drive, Los Angeles, CA 90045, phone number (310) 548-4867.

Each Station's own individual retransmission consent election notice to all known FRANCIS HEIGHTS APTS-AIDS systems in its market on or about September 26, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the policy of Entertainment to continue its positive relationship with FRANCIS HEIGHTS APTS-AIDS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 

Name: Philip U. Wilkinson
Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Yoli Garcia
FUTURE CABLEVISION ADS
720 WEST EXR-83
MISSION, TX 78572

Re: **Election of Retransmission Consent Station**

Dear Yoli:

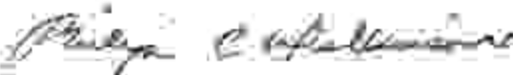
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensor of the television stations listed in the attached Exhibit A (collectively, the "Stations") hereby gives notice to FUTURE CABLEVISION ADS that, pursuant to Section 325(W)(3)(B) of the Communications Act and Section 73.64(f)(2) of the FCC's Rules, Entravision does on behalf of Licensee to assert its right, under Section 225(6)(1)(A) of the 1992 Act and Section 73.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) (or the Stations' digital make(s) only) if we have provided our express, written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations (or any program(s) thereof), without obtaining Entravision's express, written consent. This election of retransmission consent applies to all FUTURE CABLEVISION ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by FUTURE CABLEVISION ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent to you retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to headquarters at 605 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-5773.

Each Station will individually retransmit our consent election letters to all known FUTURE CABLEVISION ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with FUTURE CABLEVISION ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 

Name: Philip E. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CARLA HEARER
GALVA CABLE CO
211 S MAIN
GALVA, KS 67442

Re: **Election of Retransmission Consent Status**

Dear CARLA:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to GALVA CABLE CO, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision's election to hold its Licensee status in its right, under Section 325(b)(1)(A) of the Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' affiliated network only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all GALVA CABLE CO systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by GALVA CABLE CO.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent all retransmission consent signals (as a behalf of the Stations identified in Exhibit A) which are all affiliates of Entravision's Televisual networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Hayes at 8000 Center Drive, Los Angeles, CA 90045, phone number (310) 308-1867.

Each Station's individual retransmission consent election letter to all known GALVA CABLE CO systems is in the packet on or about September 28, 2011. This election of retransmission consent is in the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with GALVA CABLE CO and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION,

By: 

Name: Philip E. Wilkinson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

VALEKI SMITH
GARDENS@ROSE HARBOR ADS
1100 ROSE HARBOR DRIVE
FANTA FL 32625

Re: Election of Retransmission Consent Status

Dear VALEKI:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to GARDENS@ROSE HARBOR ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 78.604(d) 2) of the FCC's Rules, Entravision acts on behalf of Licensee pursuant to its right under Section 325(b)(1)(A) of the 1992 Act and Section 78.604(a) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) if the Stations' defined number only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all GARDENS@ROSE HARBOR ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by GARDENS@ROSE HARBOR ADS.

We noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent all retransmission consent organizations on behalf of the Stations identified in Exhibit A which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Evans at 605 Third Avenue, 21st Floor, New York, NY 10158, phone number (212) 455-5353.

Each Station's individual retransmission consent election letters to all known GARDENS@ROSE HARBOR ADS systems in its market are dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with GARDENS@ROSE HARBOR ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip Wilkinson
Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

MARC RANDINI
GBIS COMMUNICATIONS
30 EAST LINE
HIGHTOP (CA 97534)

Re: Election of Retransmission Consent Status

Dear MARC:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to GBIS COMMUNICATIONS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(c)(3) of the FCC's Rules, Entertainment asserts on behalf of Licensee its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system (on the Stations' defined market) only if we have provided our express written consent. Accordingly, none of your public systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all GBIS COMMUNICATIONS systems with respect to each Station and to all GBIS systems under Licensee's control or affiliated with, owned and operated by GBIS COMMUNICATIONS.

As noted in our individual Election letters, we have made arrangements with Division Communications, LLC to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment Television Networks. Any Station correspondence regarding retransmission consent matters should be addressed to Corporate Affairs at 5000 Century Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known GBIS COMMUNICATIONS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with GBIS COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GERALD WASHBURN
GIBT COMMUNICATIONS INC.
105 LINCOLN ST.
RUSH CENTER, KS 67775

Re: Election of Retransmission Consent Status

Dear GIBT:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to GIBT COMMUNICATIONS INC. (the "recipient") pursuant to Section 325(b)(3)(B) of the Communications Act and Section 78.601(c) of the FCC's Rules. Entertainment elects, on behalf of Licensee, to assert its right, under Section 325(b)(3)(A) of the 1992 Act and Section 78.601(d) of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all GIBT COMMUNICATIONS INC. systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by GIBT COMMUNICATIONS INC.

As noted in our individual election forms, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to: Cheryl Valente at 5909 Center Drive, Los Angeles, CA 90045, phone number (310) 546-4872.

Each Station's individual retransmission consent election letters to all known GIBT COMMUNICATIONS INC. systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2011.

It is the desire of Entertainment to continue its positive relationship with GIBT COMMUNICATIONS INC. and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilenski
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

JOHN KRIGOM
GOOD SAMARITAN VILLAGE FL-ADS
1550 ALDERSGATE DR
KISSIMEE, FL 34746

Re: Election of Retransmission Consent Status

Dear JOHN:

Entravision Communications Corporation ("Entravision"), a direct company of Entravision Holdings, LLC ("Holdings"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to GOOD SAMARITAN VILLAGE FL-ADS that, pursuant to Section 325(b)(3)(D) of the Communications Act and Section 76.54(f)(2) of the FCC's Rules, Entravision through its licensees transmits the right, under Section 325(b)(3)(A) of the 1992 Act and Section 76.54(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all GOOD SAMARITAN VILLAGE FL-ADS systems with respect to each Station and to all other systems under common control or jointly owned with or owned and operated by GOOD SAMARITAN VILLAGE FL-ADS.

As noted in our individual advisory letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 905 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 485-5337.

Each Station sent individual retransmission consent election letters to all known GOOD SAMARITAN VILLAGE FL-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with GOOD SAMARITAN VILLAGE FL-ADS and we look forward to reaching a mutually beneficial distribution agreement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MIKE MURPHY
GORHAM COMMUNICATIONS, INC.
WYMARKET
GORHAM, KS 67044

Re: Election of Retransmission Consent Status

Dear MIKE:

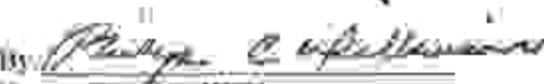
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the enclosed Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to GORHAM COMMUNICATIONS, INC. (the "parties" to Section 25(b)(3)(B) of the Communications Act and Section 76.04(b)(3) of the FCC's Rules, for transmission fees) in behalf of Licensee to assert its right, under Section 25(b)(3)(A) of the 1992 Act and Section 76.04(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations or any portions hereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all GORHAM COMMUNICATIONS, INC. systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by GORHAM COMMUNICATIONS, INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications, Inc. to represent us in negotiations with Entravision on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to General, Bureau #5999, United Press, Los Angeles, CA 90048; phone number (213) 546-4867.

Each Station can individual retransmission consent election letters to all known GORHAM COMMUNICATIONS, INC. systems in the market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with GORHAM COMMUNICATIONS, INC. and we look forward to making mutually beneficial distribution arrangements. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

NATASHA SMITH
GRAND COURT APARTMENTS-ADS
1401 GRAND COURT
MIAMI, FL 33133

Re: Election of Retransmission Consent Status

From: NATASHA

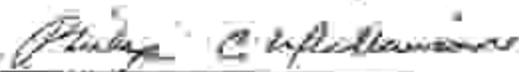
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to GRAND COURT APARTMENTS-ADS that, pursuant to Section 325(b)(1)(A) of the Communications Act and Section 74.091(f)(2) of the FCC's Rules, Entravision hereby notifies of Licensee's intent, under Section 325(b)(1)(A) of the 1992 Act and Section 74.091(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations or any portion thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all GRAND COURT APARTMENTS-ADS systems with respect to each Station and to all other systems under common control or affiliation with, in toward and operated by GRAND COURT APARTMENTS-ADS.

As noted in our individual election letters we have made arrangements with Universal Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A which are all affiliates of Universal Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Barnes at 905 Third Avenue, 12nd Floor, New York, NY 10158, phone number (212) 425-8333.

Each Station's own individual retransmission consent election letters to all known GRAND COURT APARTMENTS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2011.

If in the course of Entravision to continue its positive relationship with GRAND COURT APARTMENTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Michael Stoddard-Jones
GRANDE COMMUNICATIONS
1 Bittersworth Park
Quincy, MA 02269

Re: Election of Retransmission Consent Status

From: Michael

Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings, LLC ("License"), the licensor of the cable subscriptions listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to GRANDE COMMUNICATIONS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 74.641(c) of the FCC's Rules Entavision elects on behalf of License to exercise its right, under Section 325(b)(1)(A) of the 1992 Act and Section 74.641(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations on any conditions hereof, without obtaining Entavision's express written consent. This election of retransmission consent applies to all GRANDE COMMUNICATIONS systems with respect to each Station and to all other systems under common control of affiliated with or owned and operated by GRANDE COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Entavision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entavision or Telephony networks. Any Station-specific questions regarding retransmission consent matters should be addressed to Jason Hines at 100 Third Avenue, 2nd Floor, New York, NY 10158, phone number (212) 455-5775.

Each Station sent individual retransmission consent election letters to all known GRANDE COMMUNICATIONS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entavision to continue its positive relationship with GRANDE COMMUNICATIONS and we look forward to mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

Lee Ann Gray
GREAT PLAINS CABLE TV
Attn: GREAT PLAINS CABLE TV INC
1000 Grand Boulevard, Suite 1000
Blair, NE 68008

Re: Election of Retransmission Consent Status

Dear Lee Ann:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and, collectively, the "Stations") hereby gives notice to GREAT PLAINS CABLE TV that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 101.65(b)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the 1992 Act and Section 101.65(b) of the FCC's rules, to have the broadcast signals of the stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all GREAT PLAINS CABLE TV systems with respect to each Station and to all other systems under common control, as defined, owned and operated by GREAT PLAINS CABLE TV.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment or Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Hardy Valente at 9996 Canon Drive, Los Angeles, CA 90048, phone number (310) 548-4872.

Each Station and individual retransmission consent election letters shall know GREAT PLAINS CABLE TV systems in its market on or after September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2011.

It is the desire of Entertainment to continue its positive relationship with GREAT PLAINS CABLE TV, and we look forward to reaching a mutually beneficial retransmission arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Janet E. Maslin
Green Light Communications
20814 W. Pennsylvania Ave
Dumfries, VA 24431

Re: Election of Retransmission Consent Status

Dear Jessie:

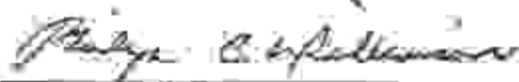
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("License"), the licensee of the television station listed in Exhibit A (the "Station" and collectively the "Stations") hereby gives notice to Green Light Communications that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 78.044(c) of the FCC's Rules, Entravision does, on behalf of License, exercise its right, under Section 325(b)(3)(A) of the Act and Section 78.044(a) of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all Green Light Communications systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by Green Light Communications.

As noted in our individual election letters, we have made arrangements with Entravision Communications, Inc. to represent all retransmission consent applications on behalf of the Stations identified in Exhibit A, which are (i) affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Linn at 605 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 435-3333.

Each Station sent individual retransmission consent election letters to all known Green Light Communications systems in its market on or about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with Green Light Communications and we hope to reach an amicable, mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

ROBERT KOCH
H & B CABLE SERVICES INC
108 MAIN STREET
EUREKA, CA 95501

Re: Election of Retransmission Consent Status

Dear ROBERT:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("License"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to H & B CABLE SERVICES INC (a licensee pursuant to Section 32.5(b)(3)(B) of the Communications Act and Section 36.4(d)(2) of the FCC's Radio Regulations) and to the cable system (or other video distribution system) in your area, under Section 325(b)(1)(A) of the 1992 Act and Section 76.6(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system (or the Stations' alternate media) only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all H & B CABLE SERVICES INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by H & B CABLE SERVICES INC.

As noted in our individual station letters, we have made arrangements with Univision Communications, LLC to sign similar retransmission consent agreements in behalf of the Stations identified in Exhibit A which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barone at 5000 Center Drive, Los Angeles, CA 90045, phone number (310) 348-1867.

Each Station sent individual retransmission consent election letters to all known H & B CABLE SERVICES INC systems in the market on or about September 29, 2011. The election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with H & B CABLE SERVICES INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION


Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CATHY MGR
HARBOR ISLAND APARTMENTS-ADS
5711 HARMON AVE
LAS VEGAS NV 89109

Re: Election of Retransmission Consent Status

Dear CATHY:

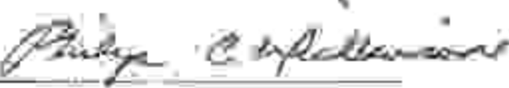
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Lumen"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby agrees to make to HARBOR ISLAND APARTMENTS-ADS and pursuant to Section 32.3(b)(3)(D) of the Communications Act and Section 79.6-4(f)(2) of the FCC's Rules, Entertainments, in behalf of Licensee to permit its rights, under Section 325(b)(3)(A) of the 1992 Act and Section 79.6-4(f)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your other systems (or other video distribution systems) may retransmit the broadcast signals of the Stations or any portion thereof, without obtaining Entertainments' express written consent. This election of retransmission consent applies to all HARBOR ISLAND APARTMENTS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by HARBOR ISLAND APARTMENTS-ADS.

Attached to our individual election letters, we have made arrangements with Lumen Communications, LLC to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Lumen or Lumen-owned networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jonathan Barnhart, 5999 Center Drive, Las Vegas, NV 89048, phone number (702) 246-4897.

Each Station sent individual retransmission consent election letters to all known HARBOR ISLAND APARTMENTS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with HARBOR ISLAND APARTMENTS-ADS and we look forward to remaining a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 

Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MARK WADE
HAVILAND CABLEVISION
100 N. MAIN
HAVILAND, KS 67049

Re: Election of Retransmission Consent Status

Dear MARK:

Entertainment Communications Corporation ("Entertainment"), indirect subsidiary of Entertainment Holdings, LLC ("E-Holder"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to HAVILAND CABLEVISION that, pursuant to Section 25(b)(3)(B) of the Communications Act and Section 76.60(f)(2) of the FCC's Rules, Entertainment elects on behalf of E-Holder to assert its right, under Section 25(b)(1)(A), of the 1992 Act and Section 76.60(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) on the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution system) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all HAVILAND CABLEVISION systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by HAVILAND CABLEVISION.

As noted by our individual election letters, we have made arrangements with E-Holder's Communications Division to enter into retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of E-Holder or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Credence Hamm, at 5000 Century Drive, Los Angeles, CA 90045, phone number (310) 548-1867.

Each Station sent individual retransmission consent election letters to all known HAVILAND CABLEVISION systems in its market on or about September 29, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2012.

It is the desire of Entertainment to continue its positive relationship with HAVILAND CABLEVISION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Witherton
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
HILANDER ELECTRONICS, ADS
2649 PALMOUTH ROAD
MAITLAND, FL 32751

Re: Election of Re-transmission Consent Status

Dear Sir or Madam:

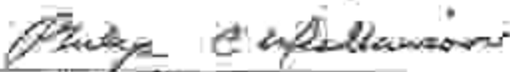
Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the holder of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to HILANDER ELECTRONICS, ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(h)(2) of the FCC's Rules, Entrevision Licensee on behalf of Licensee exercises its right, under Section 325(b)(3)(B) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if you have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all HILANDER ELECTRONICS, ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by HILANDER ELECTRONICS, ADS.

We note that individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us, in retransmission consent negotiations on behalf of the Stations, identified in Exhibit A, which are all affiliates of Entrevision's TeleVista network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Fines at 905 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-3733.

Each Station and individual retransmission consent election letters to all known HILANDER ELECTRONICS, ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with HILANDER ELECTRONICS, ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

RICHARD FREEDMAN
HORIZON HOMES ADS
29 KNAPP ST
STAMFORD, CT 06907

Re: **Election of Retransmission Consent Station**

Dear RICHARD:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("EHL"), the licensor of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to HORIZON HOMES ADS that, pursuant to Section 312.40(a)(1)(B) of the Communications Act and Section 30.6411(2) of the FCC's Rules, Entertainment acts on behalf of EHL to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 30.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in its Station's defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This method of retransmission consent applies to all HORIZON HOMES ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by HORIZON HOMES ADS.

As noted in our individual election letters, we have made arrangements with Carillon Communications Inc. to represent us in future negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Carillon's Telecel network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Egan at 605 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-5335.

Each Station sent individual retransmission consent election letters to all known HORIZON HOMES ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If the future of Entertainment is continue its positive relationship with HORIZON HOMES ADS and we find it would be mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

SUSAN HERBST
HUSKYVISION-ADS
OFFICE OF THE PRESIDENT 352 MANSFIELD RD., UNIT 0040
STURBS, CT 06269

Re: Election of Retransmission Consent Status

Dear SUSAN:

Entervision Communications Corporation ("Entervision"), parent company of Entervision Holdings, LLC ("Licensee"), the licensee of the television stations, listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to HUSKYVISION-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.604(c)(2) of the FCC's Rules, Entervision elects on behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the Act and Section 76.604(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market, only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entervision's express written consent. The election of retransmission consent applies to all HUSKYVISION-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by HUSKYVISION-ADS.

As noted in our individual election notice, we have made arrangements with Entervision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entervision or Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jimmy James, at 605, Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5233.

Each Station's own individual retransmission consent election letters (as all known) HUSKYVISION-ADS systems in the market on or after September 28, 2011. The election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entervision to continue its positive relationship with HUSKYVISION-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERVISION COMMUNICATIONS
CORPORATION

By 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DANIEL P. FRIESEN
IDEATEK SYSTEMS
102 N. MAIN
MULLEN, KS 67521

Re: Election of Retransmission Consent Status

Dear DANIEL:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"), hereby notifies IDEATEK SYSTEMS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all IDEATEK SYSTEMS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by IDEATEK SYSTEMS.

As noted in our individual election letters, we have made arrangements with various Communications Act organizations to retransmit our content on a non-exclusive basis on behalf of the Stations identified in Exhibit A, which are all affiliates of Over-the-Air Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Circulation Services at 5009 Century Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known IDEATEK SYSTEMS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with IDEATEK SYSTEMS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By Philip C. Wilkinson
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CINDY MCCREARY
INC GROUP ADS
#04 S MAGNOLA
TOMBSPENSVILLE, KY 42167

Re: Election of Retransmission Consent Status

Dear CINDY:

ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision"), parent company of Entravision Holdings, LLC ("License"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to INC GROUP ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.641(c)(2) of the FCC's Rules, Entravision does—in behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the Act and Section 76.641(c) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations or any portion(s) thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all INC GROUP ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by INC GROUP ADS.

As noted in our individual election letters, we have made arrangements with Cablevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Cablevision's Telephony network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 605, Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-5335.

Each Station's own individual retransmission consent election letters to all known INC GROUP ADS systems in its market in its area September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with INC GROUP ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Phillip E. Wilkinson
Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

RICK WUNN
INSTITUTIONAL NETWORK COMM-ADS
PO BOX 516
COMPTONVILLE, CA 95207

Re: Election of Retransmission Consent Status

Dear RICK:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the licensor of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to INSTITUTIONAL NETWORK COMM-ADS that pursuant to Section 225(b)(3)(H) of the Communications Act and Section 16.89002 of the FCC's Rules, Licensee elects on behalf of Licensee to assert its right, under Section 225(b)(3)(A) of the Act and Section 16.8400 of the FCC's rules, to have the broadcast signals of the Stations carried in your cable systems in the Service defined markets if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all INSTITUTIONAL NETWORK COMM-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by INSTITUTIONAL NETWORK COMM-ADS.

As most of our individual television stations, we have made arrangements with Division Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 605 Third Avenue, 32nd Floor, New York, NY 10158; phone number (212) 455-5324.

Each Station set forth during retransmission consent election letters to all known INSTITUTIONAL NETWORK COMM-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with INSTITUTIONAL NETWORK COMM-ADS and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BILL BAUER
INTER TECH CORPORATION
1940 10th Street
Garry, NE 68344

Re: Election of Retransmission Consent Status

Dear BILL,

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Lincnet"), the filer of the underlying station listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to INTER TECH CORPORATION that, pursuant to Section 335(b)(3)(B) of the Communications Act and Section 76.644(c) of the FCC's Rules, Entrevision hereby, on behalf of Lincnet, asserts its rights, under Section 325(b)(1)(A) of the 1992 Act and Section 76.644(c) of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable system in the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable system (or other video distribution systems) may retransmit the broadcast signals of the Stations or any portions thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all INTER TECH CORPORATION systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by INTER TECH CORPORATION.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. (a representative of retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Lincnet or Teleman networks). Any Station correspondence regarding retransmission consent matters should be addressed to Graham Barrera at 5000 Center Drive, Los Angeles, CA 90045, phone number (310) 346-4897.

Each Station and individual retransmission consent election letters to all known INTER TECH CORPORATION systems in its market on or about September 28, 2011. This election of retransmission consent is for the period January 1, 2012 through December 31, 2012.

It is the desire of Entrevision to continue its positive relationship with INTER TECH CORPORATION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: Phillip C. Wilkinson
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

ALAN WILHE
LADP COMMUNICATIONS
P.O. BOX 1118
ALAMOGA, CO 81001

Re: **Election of Retransmission Consent Status**

Dear ALAN:

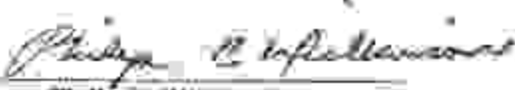
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("License"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby give notice to LADP COMMUNICATIONS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.69(f)(2) of the FCC's Rules and Regulations on behalf of Licensee, to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.6(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all LADP COMMUNICATIONS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by LADP COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Los Angeles Communications Inc. to represent us in communications with organizations on behalf of the Stations identified in Exhibit A, which are all affiliates of television or cablecast networks. Any Station correspondence regarding retransmission consent matters should be addressed to Executive Director at 7009 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known LADP COMMUNICATIONS systems in its market on or about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with LADP COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Old Sturtevant
JAMES COMMUNICATIONS
d/b/a JAMES CABLE, LLC
901 Tower Drive
Troy, MI 48068

Re: Election of Retransmission Consent Status

Dear Dan:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holding, LLC ("Entravision"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to JAMES COMMUNICATIONS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.60(f)(2) of the FCC's Rules, Entravision elects on behalf of Entravision to assert its right under Section 325(b)(1)(A) of the Act and Section 76.60(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only (we have provided our express written consent accordingly, done so your cable system or other video distribution systems) may retransmit the broadcast signals of the Stations, or any permitted thereof, without incurring Entravision's express written consent. This election of retransmission consent applies to all JAMES COMMUNICATIONS systems will impact to each Station and to all other systems under common control or affiliation with, in owned and operated by JAMES COMMUNICATIONS.

As noted in our individual notices, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations (identified in Exhibit A, which are all affiliates of Entravision or Telecelare networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5356.

Each Station sets individual retransmission consent election dates to all known JAMES COMMUNICATIONS systems in the market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the intent of Entravision to continue its positive relationship with JAMES COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GARY SHIELDS
K2 COMMUNICATIONS LLC
PO BOX 232
MEAD, CO 80542

Re: Election of Retransmission Consent Status

Dear GARY:

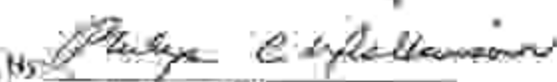
ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision"), parent company of Entravision Holdings LLC ("License"), the licensee of the retransmission stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to K2 COMMUNICATIONS LLC that pursuant to Section 225(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision claims on behalf of License (successor to its right, under Section 225(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules) to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined territories if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all K2 COMMUNICATIONS LLC systems with respect to each Station and to all other systems under your own control or affiliated with or owned and operated by K2 COMMUNICATIONS LLC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Dish Network or Telecelco networks. Any Station correspondence regarding retransmission consent matters should be addressed to Courtney Barnes at 5999 Center Drive, Los Angeles, CA 90045, phone number (310) 388-4800.

Each Station and individual retransmission consent election letters to all known K2 COMMUNICATIONS LLC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with K2 COMMUNICATIONS LLC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION


Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

RE CERTIFIED MAIL RETURN RECEIPT REQUESTED

KENT WATER
KENTEC COMMUNICATIONS INC
111 MAIN ST
STERLING, MO 64751

Re: Election of Retransmission Consent Status

Dear KENT:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station") and collectively, the "Stations," hereby gives notice to KENTEC COMMUNICATIONS INC that pursuant to Section 125(d)(3)(B) of the Communications Act and Section 73.44(f)(2) of the FCC's Rules, Entrevision does, on behalf of Licensee, assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.44(f)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all KENTEC COMMUNICATIONS INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by KENTEC COMMUNICATIONS INC.

As noted in our individual consent letters, we have made arrangements with Entrevision Communications Inc. to transmit the retransmission consent information on behalf of the Stations identified in Exhibit A which are all affiliates of Entrevision's Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Baran at 7009 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station will receive individual retransmission consent election letters to all known KENTEC COMMUNICATIONS INC systems in its market on or after September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If it is the desire of Entrevision to continue its positive relationship with KENTEC COMMUNICATIONS INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip A. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

K.R. NELSON
KI-ROCK CABLE COMMUNICATION
14761 DEER JUAN ROAD
DEER JUAN, CA 94116

Re: **Election of Re-transmission Consent Status**

Dear K.R.:

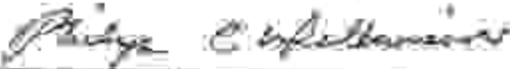
Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensor"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to KI-ROCK CABLE COMMUNICATION that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entrevision does, on behalf of Licensor, to assert the right, under Section 325(f)(1)(A) of the 1992 Act and Section 76.65(a) of the FCC's rules, to have the broadcast signals of the Stations carried by your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all KI-ROCK CABLE COMMUNICATION systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by KI-ROCK CABLE COMMUNICATION.

As noted in our individual election letters, we have made arrangements with Entrevision Communications, Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entrevision or Telefunny networks. Any Station correspondence regarding retransmission consent matters should be addressed to Catherine Hanson at 5090 Center Drive, Los Angeles, CA 90043, phone number (310) 348-4867.

Each Station's consent to retransmission consent election letters to all licensed KI-ROCK CABLE COMMUNICATION systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with KI-ROCK CABLE COMMUNICATION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. WIDGREN
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Brit McCune
KNOLOGY HOLDINGS INC
124 CLEVELAND DRIVE
WINDYBORN, CA 91787

Re: Election of Retransmission Consent Status

Dear Brit:

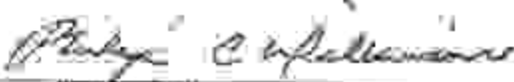
Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings, LLC ("Entavision"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to KNOLOGY HOLDINGS INC and pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.640(c) of the FCC's Rules Entavision (on behalf of Licensees) reserves the right, under Section 325(b)(3)(B) of the 1992 Act and Section 76.640(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market, only if we have provided our consent with your consent. Accordingly, none of your cable system(s) (or other video distribution system(s)) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entavision's express written consent. This election of retransmission consent applies to all KNOLOGY HOLDINGS INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by KNOLOGY HOLDINGS INC.

As noted in my individual election letters, we have made arrangements with Livingston Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Livingston Telefilms network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Bauer at 100 Third Avenue, 2nd Floor, New York, NY 10158, phone number 212-452-5177.

Each Station's individual retransmission consent election letters to all known KNOLOGY HOLDINGS INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entavision to continue its positive relationship with KNOLOGY HOLDINGS INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

JIMMY TODD,
L&R COMMUNICATIONS
715 MAIN STREET
LITTLE RIVER, KS 67452

Re: Election of Retransmission Consent Status

Dear JIMMY:

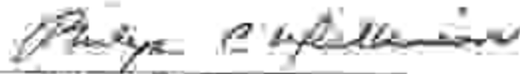
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings (LA TV license), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to L&R COMMUNICATIONS (hereinafter "L&R") pursuant to Section 325(b)(1)(B) of the Communications Act and Section 74.64(f)(2) of the FCC's Rules. Entertainment elects on behalf of L&R to exercise its right, under Section 325(b)(1)(A) of the 1992 Act and Section 74.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) to the Stations' defined market only if we have provided our express written consent accordingly; none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all L&R COMMUNICATIONS system(s) with respect to each Station and to all other systems under control or defined control of, owned, and operated by L&R COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent its retransmission consent obligations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Creative Services at 5600 Century Drive, Los Angeles, CA 90045, phone number (310) 748-1867.

Each Station and individual retransmission consent election letters to all known L&R COMMUNICATIONS system(s) occur in its market on or about September 28, 2011. This election is irrevocable for the period of January 1, 2012, through December 31, 2014.

If by the terms of Entertainment to continue its positive relationship with L&R COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

CHRIS HUMAN
LAKE LAS VEGAS COMMUNICATIONS
101 MONTELAGO BOULEVARD
HENDERSON, NV 89011

Re: Election of Retransmission Consent Status

Dear CHRIS:

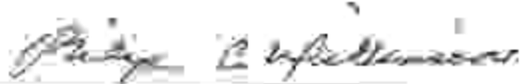
Entrevision Communications Corporation ("Entrevision"), parent corporation of Barronvision Holdings, LLC ("Company"), the owner of the television station listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to LAKE LAS VEGAS COMMUNICATIONS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.640(2) of the FCC's Rules, Entrevision elects on behalf of Intervenor to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.640(a) of the FCC's Rules to have the broadcast signals of the Stations carried on your cable system(s) in the STATIONS' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Station(s) or any portion(s) thereof, without obtaining Entrevision's express written consent. The election of retransmission consent applies to all LAKE LAS VEGAS COMMUNICATIONS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by LAKE LAS VEGAS COMMUNICATIONS.

We must have individual election letters, we have made arrangements with Intervision Communications Inc. to request, in retransmission consent negotiations on behalf of the Station listed (see Exhibit A) which are all affiliates of Intervision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Catherine Barron at 8900 Century Drive, Los Angeles, CA 90045, phone number (310) 548-4667.

Under 3009) sent individual retransmission consent election letters to all known LAKE LAS VEGAS COMMUNICATIONS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with LAKE LAS VEGAS COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MARY SMITH
LAKELAND PRESBYTERIAN APTS-ADS
530 SOUTH FLORIDA AVE
LAKELAND, FL 33801

Re: Election of Retransmission Consent Status

Dear MARY:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee") the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations" (collectively referred to as "LAKELAND PRESBYTERIAN APTS-ADS"), pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.601 (F)2 of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under section 725(b)(1)(A) of the 1992 Act and Section 73.601(a) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all LAKELAND PRESBYTERIAN APTS-ADS systems that, in whole or in part, are owned and operated by LAKELAND PRESBYTERIAN APTS-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications, Inc. to represent our retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are affiliates of Entravision or its affiliated networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Egan, ADOS, Third Avenue, 32nd Floor, New York, NY 10158; phone number: (212) 453-4333.

Each Station sent individual retransmission consent election letters to all known LAKELAND PRESBYTERIAN APTS-ADS systems in its market on or about September 28, 2011. Three-month retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with LAKELAND PRESBYTERIAN APTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED:

JEANNIE ANDERSON
LEACO WIRELESS ADS
22 W. 5th St
COVINGTON, LA 70020

Re: Election of Retransmission Consent Status

Dear JEANNIE:

Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to LEACO WIRELESS ADS (hereinafter "you") pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.0900(2) of the FCC's Rules. Entavision elects on behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the Act and Section 76.0900(2) of the FCC's rules, to limit the broadcast rights of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations or any portions thereof, without obtaining Entavision's express written consent. This election of retransmission consent applies to all LEACO WIRELESS ADS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by LEACO WIRELESS ADS.

As noted in our individual election letters, we have made arrangements with Entavision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entavision or Telestream networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Los Angeles, CA 90048, phone number (310) 348-4867.

Each Station's individual retransmission consent election letters to all known LEACO WIRELESS ADS systems in its market are dated September 20, 2011. This election of retransmission consent is in the period of January 1, 2012, through December 31, 2014.

It is the desire of Entavision to continue its positive relationship with LEACO WIRELESS ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTAVISION COMMUNICATIONS
CORPORATION

By


Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MATT
LINDSEY COMMUNICATIONS, ADS
PO BOX 488
PAYETTEVILLE, AR 72703

Re: **Election of Retransmission Consent Status**

Dear MATT:

Entravision Communications Corporation ("Entravision"), parent company of FamilyVision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to LINDSEY COMMUNICATIONS, ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.941(e) of the FCC's Rules, Entravision acts on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.941(e) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all LINDSEY COMMUNICATIONS, ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, LINDSEY COMMUNICATIONS, ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations (identified in Exhibit A, which are all affiliates of Univision or Teletubias networks). Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 609 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5333.

Each Station sent individual retransmission consent election letters to all known LINDSEY COMMUNICATIONS, ADS systems in its market by or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the intent of Entravision to continue its positive relationship with LINDSEY COMMUNICATIONS, ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 

Name Philip C. Williamson
Title President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BRYON WENTZLAFF
LLV COMMUNICATIONS-ADS
75 STRADA, NATHAN
HENDERSON, NV 89011

Re: **Election of Retransmission Consent Status**

Dear BRYON:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Entravision"), the licensor of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to LLV COMMUNICATIONS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 79.94(f)(3) of the FCC's Rules, Entravision elects on behalf of licensee to assert its right under Section 325(b)(3)(A) of the 1992 Act and Section 79.94(f)(3) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' service market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all LLV COMMUNICATIONS-ADS systems which appear in each Station and all other systems under common control, as defined, in control and operated by LLV COMMUNICATIONS-ADS.

As with all our individual decisions, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations (as listed in Exhibit A, which recall affiliates of Univision in Telefeuro networks). Any station correspondence regarding retransmission consent matters should be addressed to Correction Issues at 5909 Central Drive, Los Angeles, CA 90045, phone number (310) 548-4807.

Each station sets individual retransmission consent election dates as follows: LLV COMMUNICATIONS-ADS systems in the market for or from September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is our intent at Entravision to continue its positive relationship with LLV COMMUNICATIONS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regina
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name Phillip C. Williamson
Title President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
LOST SPRINGS TV-ADS
1000110 AVON AVENUE
LOST SPRINGS, KS 66858

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

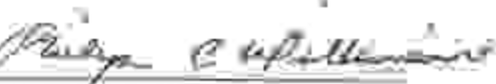
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("E-Comm"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to LOST SPRINGS TV-ADS that, pursuant to Section 3.25(b)(1)(B) of the Communications Act and Section 73.601(d)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert in full, under section 325(D)(1)(A) of the 1992 Act and Section 73.644 of the FCC's rules, to have the broadcast signals to the Stations carried on your cable systems in the Stations' defined market only if we have provided you a signed written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all LOST SPRINGS TV-ADS systems with respect to small Station and to all other systems under common control, in affiliated with, or owned, and operated by LOST SPRINGS TV-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to: Gretchen Harvey at 5094 Center Drive, Los Angeles, CA 90045 phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known LOST SPRINGS TV-ADS systems by its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with LOST SPRINGS TV-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip E. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Kelli James
MAINSTREAM NEW MEDIA-ADS
2100 Hollywood Blvd
Hollywood FL 33020

Re: Election of Retransmission Consent Status

Dear Kelli:

Entravision Communications Corporation ("Entravision"), a media company of Entravision Holdings, LLC ("License"), the licensee of the television station listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to MAINSTREAM NEW MEDIA-ADS (in pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.690(b) of the FCC's Rules. Entravision does on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.694(b) of the FCC's rules, to have the broadcast signals of the Station carried on your cable system(s) in the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Station, or any part(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all MAINSTREAM NEW MEDIA-ADS systems with respect to each Station, and to all other systems under common control or affiliated with, or owned and operated by MAINSTREAM NEW MEDIA-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations outlined in Exhibit A, which are all affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent matters should be addressed to Jairo Jimenez at 605 Third Avenue, 24th Floor, New York, NY 10158, phone number (212) 455-3373.

Each Station and individual retransmission consent election letters to all known MAINSTREAM NEW MEDIA-ADS systems all date back as of about September 29, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with MAINSTREAM NEW MEDIA-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 

Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CINDY ABUSS
MARCELL GARDEN APTS-ADS
587 REEF CANYON RD.
STAYTONA BEACH FL 32119

Re: Election of Retransmission Consent Status

Dear CINDY:

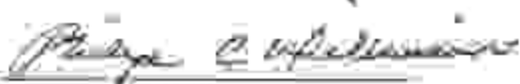
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to MARCELL GARDEN APTS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.94(j)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(3)(A) of the 1992 Act and Section 70.94(j)(1) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' service market only (we have provided our express written consent). Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all MARCELL GARDEN APTS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, MARCELL GARDEN APTS-ADS.

As usual for our individual station letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Fines at 105 Park Avenue, 12nd Floor, New York, NY 10158; phone number (212) 435-5331.

Each Station and individual retransmission consent election letters to all known MARCELL GARDEN APTS-ADS systems in its market as of 9:00am September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

If the actions of Entravision in continuing its positive relationship with MARCELL GARDEN APTS-ADS and our local network is resulting a mutually beneficial distribution arrangement, please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Patrick Cunningham
MDU COMMUNICATIONS-ADS,
300 Commerce Way, 17th Fl
Towson, NJ 07123

Re: Election of Retransmission Consent Status

Dear Patrick:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("E-Commco"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to MDU COMMUNICATIONS-ADS ("MDU") pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(f)(2) of the FCC's Rules, Entertainment's behalf of E-Commco to assert its right, under Section 325(b) of the 1996 Act and Section 76.04(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all MDU COMMUNICATIONS-ADS systems with respect to all Stations and to all cable systems under common control, affiliated with, or owned and operated by MDU COMMUNICATIONS-ADS.

As noted in our individual election letters, we have made arrangements with Division Communications Inc. to represent us in commission consent negotiations on behalf of the Stations (identified in Exhibit A). We have established a list of Entvision or Telecelera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Lambert, 615 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-2333.

Each Station sent individual retransmission consent election letters to all known MDU COMMUNICATIONS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with MDU COMMUNICATIONS-ADS, and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

JANE HILFORD
MEDIACOM SOUTHEAST LLC
101 CRESTA KEN ROAD
MIDDLETOWN, NY 10941

Re: Election of Retransmission Consent Status

Dear JANE:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.P. ("Entravision"), the licensor of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to MEDIACOM SOUTHEAST LLC that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entravision objects on behalf of licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all MEDIACOM SOUTHEAST LLC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, MEDIACOM SOUTHEAST LLC.

As noted in our individual election letters, we have made arrangements with Verizon Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Verizon or Verizon networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eames at 602 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-8333.

Each Station sent individual retransmission consent election letters to all known MEDIACOM SOUTHEAST LLC systems in its markets on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with MEDIACOM SOUTHEAST LLC and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Kagorik
ENTRAVISION COMMUNICATIONS
CORPORATION

By: Philip C. Wilkerson
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 27, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

VICKI SCOTT
MEDICINE BOW CABLE
PO BOX 127
MEDICINE BOW, WY 83229

Re: Election of Retransmission Consent Status

Dear VICKI:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("EHCS"), the licensee of the television stations listed to the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to MEDICINE BOW CABLE that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.641(d)(7) of the FCC's Rules Implementing the Act on behalf of Licensee to assert its right, under Section 325(D)(1)(A) of the 1992 Act and Section 76.641(j) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only if we have provided you express written consent. Accordingly, none of your cable systems or other video distribution systems may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all MEDICINE BOW CABLE systems which appear to each Station and local other systems under common control or affiliated with, or owned and operated by MEDICINE BOW CABLE.

As noted, our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision's Telemedia network. Any Station correspondence regarding retransmission consent matters should be addressed to Circulation Manager at 6500 Century Drive, Los Angeles, CA 90045 phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known MEDICINE BOW CABLE payers in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with MEDICINE BOW CABLE and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip Wilkinson
Title: President and Chief Operating Officer

September 27, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

TRINA
MERIDIAN POINTE APARTMENTS-ADS
2450 E. HILLSBOROUGH AVE.
TAMPA FL 33610

Re: **Election of Retransmission Consent Status**

Dear TRINA

Entravision Communications Corporation ("Entravision"), parent company of Intravision Holdings, LLC ("Licensee"), the licensee of the telecommunication(s) listed in the attached Exhibit A, each a "Station" and collectively, the "Stations," hereby gives notice to MERIDIAN POINTE APARTMENTS-ADS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.94(F)(3) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(B) of the 1992 Act and Section 76.94(F)(3) of the FCC's Rules to have the broadcast transmission of the Stations carried on your cable system(s) at the Stations' defined number only (LDS) unless you provides (not express written consent). Accordingly, none of your cable system (cable) or other distribution system(s) may transmit the broadcast signals of the Stations or any program(s) thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all MERIDIAN POINTE APARTMENTS-ADS systems with respect to each Station and (all) other system(s) under your control, ownership, or control and operated by MERIDIAN POINTE APARTMENTS-ADS.

As noted in our individual election letters, we have made arrangements with Commission Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Gettelman networks. Any Station correspondence regarding retransmission consent matters should be addressed to Justin Hines at 605 Third Avenue, 32nd Floor, New York, NY 10158 phone number (212) 455-5333.

Each Station and individual retransmission consent election letters will identify MERIDIAN POINTE APARTMENTS-ADS systems in its market as of about September 29, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with MERIDIAN POINTE APARTMENTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please direct inquiries regarding this if you have any questions concerning this election.

Regards,
INTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Linda Stuchlik
METROCAST CABLEVISION
Attn: HARRON COMMUNICATIONS
77 East Lancaster Avenue
Fruzen, PA 19038

Re: Election of Retransmission Consent Status

Dear Linda,

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to METROCAST CABLEVISION that pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.601(j)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under section 325(b)(1)(A) of the 1992 Act and Section 73.601(j) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) at the Station's service market only if we have provided the express written consent. Accordingly, transmission of our video system(s) on other video distribution system(s) may retransmit the broadcast signals of the Stations, at any point(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all METROCAST CABLEVISION systems subject to each Station and to all other systems under common control or affiliated with, or owned and operated by METROCAST CABLEVISION.

As noted in our individual election letters, we have made arrangements with Entravision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Entravision networks. Any Station correspondence regarding retransmission consent matters should be addressed to James Eames at 605 Third Avenue, 12th Floor, New York, NY 10158; phone number (212) 455-5333.

Each Station sent individual retransmission consent election letters to all known METROCAST CABLEVISION systems in its service market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with METROCAST CABLEVISION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

HARRY WHEELBURG
MID-KANSAS CBL SERVICES INC.
100 N CHRISTIAN AVENUE
MCKENRIDGE, KS 67107

Re: Election of Retransmission Consent Status

Dear HARRY:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("E-licensing"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to MID-KANSAS CBL SERVICES INC. that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(f)(2) of the FCC's Rules, Entertainment on behalf of Licensee is asserting its right, under Section 325(b) of the 1992 Act and Section 76.04(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent according to one of your cable system(s) or other video distribution system(s) any retransmission broadcast signals of the Stations, or any portion thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all MID-KANSAS CBL SERVICES INC. system(s) with respect to each Station and to all other system(s) under communication(s) of affiliated, owned, acquired and operated by MID-KANSAS CBL SERVICES INC.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. (represented as to retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are affiliates of Univision or Telefeuna networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 3900 Center Drive, Los Angeles, CA 90045, phone number 310 713-4807.

Each Station sent individual retransmission consent election letters to all known MID-KANSAS CBL SERVICES INC. system(s) in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the intent of Entertainment to continue its positive relationship with MID-KANSAS CBL SERVICES INC. and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Paul C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Sheryl Litwack
MOBILIS COMMUNICATIONS CO
2200 North Ave
Harrisburg, NE 68148

Re: Decision of Retransmission Consent Status

Dear Sheryl,

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.L.C. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to MOBILIS COMMUNICATIONS CO. (the "Station") pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.041(c) of the FCC's Rules, Entravision elects on behalf of licensee to assert its right under section 325(b)(1)(A) of the 1992 Act and Section 76.041(d) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided *an* express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all MOBILIS COMMUNICATIONS CO. systems and systems in each Station and to all other systems that are committed or affiliated with, owned and operated by MOBILIS COMMUNICATIONS CO.

As noted in our individual station letters, we have made arrangements with Univision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Univision networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tiney Valente at 5999 Center Drive, Los Angeles, CA 90005 phone number (310) 748-4872.

Each Station sent individual retransmission consent election letters to all known MOBILIS COMMUNICATIONS CO. systems in its market area about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with MOBILIS COMMUNICATIONS CO. and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: Philip C. Wilkinson
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Eric Redmond
MOONBEAM EQUIPMENT & COMM-ADS
599 W. Summit Avenue
Greenwich, CT 06870

Re: **Election of Retransmission Consent Status**

Dear Eric:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Entrevision"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to MOONBEAM EQUIPMENT & COMM-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.084 (d)(2) of the FCC's Rules, Entrevision elects on behalf of licensee to exempt its right, under Section 325(b)(1)(A) of the 1992 Act and Section 70.084(i) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system at the Stations' defined market only if we have provided our express written consent. Accordingly, we will not allow systems to offer under distribution systems any retransmission of the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all MOONBEAM EQUIPMENT & COMM-ADS systems with respect to each Station and to all other systems under common control affiliated with, owned and operated by MOONBEAM EQUIPMENT & COMM-ADS.

As noted in our individual election letters, we have made arrangements with Intervision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eanes at 605 Third Avenue, 24th floor, New York, NY 10158, phone number (212) 455-5333.

Each Station sent individual retransmission consent election letters to all Moonbeam/MOONBEAM EQUIPMENT & COMM-ADS systems in its market on or about September 28, 2011. The election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with MOONBEAM EQUIPMENT & COMM-ADS and we look forward to further a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 27, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Steve Leland
MOUNTAIN VILLAGE CABLE
c/o THE TOWN OF MOUNTAIN VILLAGE CABLE
411 Mountain Village Blvd.
Mountain Village, CO 81435

Re: Election of Retransmission Consent Status

Dear Steve:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("licensee"), the licensor of the television station listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to MOUNTAIN VILLAGE CABLE that pursuant to Section 309(b)(3)(B) of the Communications Act and Section 73.641(d)(2) of the FCC's rules, Entravision (on behalf of licensee) asserts its right under Section 325(d)(1)(A) of the 1992 Act and Section 73.641(d) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system at the Station's national market only if we have provided our express authorization. Accordingly, removal of our cable system (or other video distribution system) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all MOUNTAIN VILLAGE CABLE systems which request to carry Stations and all other systems under common control or affiliated with, or owned and operated by MOUNTAIN VILLAGE CABLE.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which include affiliates of Entravision or Teleflora networks. Any Station correspondence concerning retransmission consent matters should be addressed to Terry Williams at 5900 Center Drive, Los Angeles, CA 90045 phone number (310) 448-4832.

Each Station sent individual retransmission consent election letters to all known MOUNTAIN VILLAGE CABLE systems in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with MOUNTAIN VILLAGE CABLE and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

LAWRENCE NH
MOUNTAIN ZONE TV SYSTEMS
10001 NEW VENTURES INC
107 EAST AVENUE E
MOUNTAIN TX 79830

Re: Election of Retransmission Consent Status

Dear LAWRENCE:

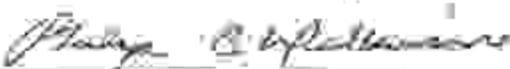
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("License"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to MOUNTAIN ZONE TV SYSTEMS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.041(c)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 70.041(c) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided you express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all MOUNTAIN ZONE TV SYSTEMS systems with respect to each Station, and to all other systems under common control or affiliated with, owned and operated by MOUNTAIN ZONE TV SYSTEMS.

As noted in our individual station letters, we have made arrangements with UNIVISION Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station's correspondence regarding retransmission consent matters should be addressed to Raul Velazquez at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-8350.

Each Station sent individual retransmission consent election letters to all known MOUNTAIN ZONE TV SYSTEMS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If in the desire of Entertainment to continue its public relationship with MOUNTAIN ZONE TV SYSTEMS, and to reach forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Clifford D. Straley
NEXHORIZON COMMUNICATIONS I
17337 Wadsworth Parkway
Westminster, CO 80057

Re: Election of Retransmission Consent Status

Dear Sir/Ms:

Entravision Communications Corporation ("Entravision"), parent company of Univision Holdings, LLC ("License"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to NEXHORIZON COMMUNICATIONS I that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(b)(2) of the FCC's Rules, Entravision pleads on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(c) of the FCC's rules to have the broadcast signals of the Stations carried on your cable systems in the stations defined market only if we have provided our express written consent. Accordingly, none of your cable systems or other video distribution systems may transmit the broadcast signals of the Stations or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all NEXHORIZON COMMUNICATIONS I systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by NEXHORIZON COMMUNICATIONS I.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. (represented by its retransmission consent negotiations on behalf of the Stations identified in Exhibit A), which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Penny Vallentin at 5000 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known NEXHORIZON COMMUNICATIONS I systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2011.

It is the desire of Entravision to continue its good relationship with NEXHORIZON COMMUNICATIONS I and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkins
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GEOFF FENAM
NORTHEASTERN UNIVERSITY-ADS
360 HUNTINGTON AVE
BOSTON MA 02120

Re: Election of Retransmission Consent Status

Dear Geoff

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holding LLC ("Entravision"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to NORTHEASTERN UNIVERSITY-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.004(f)(2) of the FCC's Rules, Entravision does, on behalf of its license, to assert its right, under Section 325(b)(7)(A) of the 1992 Act and Section 70.004(m) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system or other video distribution system only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, in any portion thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all NORTHEASTERN UNIVERSITY-ADS systems with respect to each Station and to all other systems under common control or affiliation with, or owned and operated by NORTHEASTERN UNIVERSITY-ADS.

As noted by our individual election letters, we have made arrangements with Unionvision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Unionvision Television network. Any Station correspondence regarding retransmission consent matters should be addressed to Unionvision at 605 Third Avenue, 32nd Floor, New York, NY 10158; phone number (212) 455-5333.

Each Station sent individual retransmission consent election letters to all known NORTHEASTERN UNIVERSITY-ADS systems in all markets on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with NORTHEASTERN UNIVERSITY-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DARRYL HANSON
NORWOOD LIGHT BROADBAND
200 CENTRAL ST.
NORWOOD, MA 02062

Re: Election of Retransmission Consent Status

Dear DARRYL:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("E-Holder"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to NORWOOD LIGHT BROADBAND ("NLB") pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.0410(c) of the FCC's Rules. Entertainment acts on behalf of E-Holder to assert its right, under Section 325(b) of the 1992 Act and Section 73.0410 of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Station's defined market only if we have provided (in express written consent, according to none of your cable systems for other video distribution systems) any retransmission broadcast signal of the Stations, or any portion thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all NORWOOD LIGHT BROADBAND systems with respect to each Station and to all other systems under common control, if affiliated with, or owned and operated by NORWOOD LIGHT BROADBAND.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. for payment of retransmission consent negotiations on behalf of the Stations identified in Exhibit A, and are affiliates of Univision or Televisa networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Linnell, 605 Third Avenue, 72nd Floor, New York, NY 10158, phone number (212) 435-3331.

Each Station sent individual retransmission consent election letters to all known NORWOOD LIGHT BROADBAND systems in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entertainment to maintain its positive relationship with NORWOOD LIGHT BROADBAND and we look forward to completing a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ANDY KISSINGER@TFL
ORLANDO TELEPHONE COMPANY INC-ADS
1538 NW 35TH ST, STE 100
ORLANDO, FL 32811

Re: **Election of Retransmission Consent Status**

Dear ANDY:

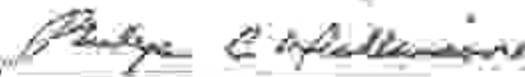
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to ORLANDO TELEPHONE COMPANY INC-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.84(d)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 70.84(d) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' service areas only if we have provided an express written consent. Accordingly, none of our cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations or any portion(s) thereof without obtaining Entertainment's express written consent. This election of retransmission consent applies to all ORLANDO TELEPHONE COMPANY INC-ADS systems with respect to each Station and to all other systems under common control, affiliated with, or owned and operated by ORLANDO TELEPHONE COMPANY INC-ADS.

As noted in our individual election letters, we have made arrangements with Division Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Division or Teleportant networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eames at 605 Third Avenue, 24th Floor, New York, NY 10158, phone number (212) 455-5333.

Each Station and individual retransmission consent election letters to all ORLANDO TELEPHONE COMPANY INC-ADS systems in its service area dated September 25, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with ORLANDO TELEPHONE COMPANY INC-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 

Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DEBBIE GONZALES
PALM COURT APARTMENTS-ADS
100 RHODENCY CIRCLE
SALINAS, CA 92008

Re: Election of Retransmission Consent Status

Dear DEBBIE:

Entertainment Communications Corporation ("Entertainment"), parent company of Entravision Holdings, LLC ("Entravision"), the licensor of the television stations listed in the attached Exhibit A, such as "Station" and collectively, the "Stations") hereby gives notice to PALM COURT APARTMENTS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.94(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1) of the 1992 Act and Section 76.94(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market ONLY if we have provided our express, written consent. Accordingly, none of your cable system(s) for other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all PALM COURT APARTMENTS-ADS systems will respect to each Station and to all other systems under common control, or affiliated will be owned and operated by PALM COURT APARTMENTS-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent to all retransmission consent negotiations on behalf of the Stations (identified in Exhibit A), which are all affiliates of Univision or Teleturco networks. Any Station correspondence regarding retransmission consent matters should be addressed to Graciela Burgos at 5099 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known PALM COURT APARTMENTS-ADS systems in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entravision to continue its positive relationship with PALM COURT APARTMENTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Kay Berman
PARACOMM-ADS
99 E Hwy 90
Carmel, IN 47411

Re: Election of Retransmission Consent Status

Dear Kay:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations," hereby gives notice to PARACOMM-ADS and pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.84(D)(3) of the FCC's Rules, Entravision elects on behalf of Licensee or asserts its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.84(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all PARACOMM-ADS systems with respect to each Station and to all other systems and communities affiliated with, or owned and operated by PARACOMM-ADS.

In addition to our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent matters should be addressed to *Jason Jones* at 805 Third Avenue, 22nd Floor, New York, NY 10158; phone number (212) 853-6333.

Each Station sent individual retransmission consent election letters to all known PARACOMM-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is in the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with PARACOMM-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
PAVLOV MEDIA-ADS
P.O. Box 2885
Champaign, IL 61824

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

Entervision Communications Corporation ("Entervision"), parent company of Entervision Holdings, LLC ("EHC"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to PAVLOV MEDIA-ADS (in, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(f)(2) of the FCC's Rules), Entervision elects on behalf of licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.04(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system or other video distribution systems may transmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entervision's express written consent. This election of retransmission consent applies to all PAVLOV MEDIA-ADS systems with respect to each Station and to all cable systems under common control, affiliated with, owned and operated by PAVLOV MEDIA-ADS.

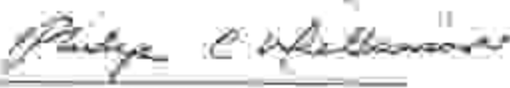
As noted in our individual notices, we have made arrangements with Entervision Communications Inc. to represent all retransmission consent jurisdictions on behalf of the Stations (identified in Exhibit A, which are all affiliates of Entervision or Telechance network). Any station correspondence regarding retransmission consent matters should be addressed to Jason Farnes at 605 Third Avenue, 2nd Floor, New York, NY 10158; phone number (212) 453-8811.

Each Station sets individual retransmission consent election dates to all known PAVLOV MEDIA-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period January 1, 2012, through December 31, 2012.

It is the desire of Entervision to continue its positive relationship with PAVLOV MEDIA-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRVISION COMMUNICATIONS
CORPORATION

By:


Name Philip L. Williams
Title President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Vince Krupp
PC TELCOM
Attn: PC TELCOM INC
520 South Interstate
Houston, TX 77034

Re: **Election of Retransmission Consent Status**

Dear Vince:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, L.L.C. ("Entrevision"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations", hereby gives notice to PC TELCOM that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.641(c) of the FCC's Rules, Entrevision elects on behalf of licensee or asset in question under Section 325(b)(1)(A) of the Act and Section 76.641(a) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations or any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all PC TELCOM systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by PC TELCOM.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entrevision or its common network. Any Station correspondence regarding retransmission consent matters should be addressed to Tony Valente at 5909 Center Drive, Los Angeles, CA 90005 phone number (310) 744-4872.

Each Station sent individual retransmission consent election letters to all known PC TELCOM systems in its market on or about September 28, 2011. This election of retransmission consent is in full effect for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with PC TELCOM and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION

BY

Name: Philip E. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Attn: Phil
PENASCO VALLEY TEL# COOP
26th FV NETWORKS, INC.
411 W Main
Arcata NM 98521-8500

Re: Objection of Retransmission Consent Station

Dear Attn:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), (in) because of the telecommunication listed in the attached Exhibit A, such as "Station" and collectively, the "Stations") hereby gives notice to PENASCO VALLEY TEL# COOP (you), pursuant to Section 325(b)(7)(B) of the Communications Act and Section 73.0911 DEI of the FCC's Rules, Entravision acts on behalf of Licensee to assert its right under section 325(b)(7)(A) of the 1992 Act and Section 73.0911 of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided the express, written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This objection of retransmission consent applies to all PENASCO VALLEY TEL# COOP systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by PENASCO VALLEY TEL# COOP.

As noted in our individual objection letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or its affiliated networks. Any Station correspondence regarding retransmission consent matters should be addressed to Nancy Vidoni at 5009 Turner Drive, Los Angeles, CA 90045, phone number (310) 348-4872.

Each Station sent individual retransmission consent objection letters to all known PENASCO VALLEY TEL# COOP systems in its market on or about September 28, 2011. This objection of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with PENASCO VALLEY TEL# COOP and we look forward to reaching a mutually beneficial arrangement. Please do not hesitate to contact me if you have any questions concerning this consent.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By:

Name: Phillip C. Wilkinson

Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Richard Vaulf
PIONEER COMMUNICATIONS
d/b/a THE PIONEER TELEPHONE ASSOCIATION, INC.
126 West Kansas Avenue
Clayton, KS 67530

Re: **Election of Retransmission Consent Status**

Dan Krotzart

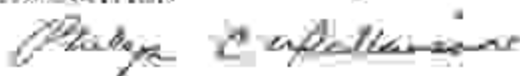
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Entravision"), the licensee of the television stations listed in the attached Exhibit A itself a "Station" and collectively, the "Stations") hereby gives notice to PIONEER COMMUNICATIONS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 101.04(j)(2) of the FCC Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1) of the 1992 Act and Section 101.04(a) of the FCC Rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent (accordingly, none of your cable systems for other video distribution systems) may carry the broadcast signals of the Stations; or any portion thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all PIONEER COMMUNICATIONS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by PIONEER COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. (represented by) retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Licensee or Telestream networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes 45090 Center Drive, Los Angeles, CA 90045; phone number (310) 348-4867.

Each Station's individual retransmission consent election letter is all known PIONEER COMMUNICATIONS systems in its market as of or about September 29, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entravision to maintain its positive relationship with PIONEER COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION



By: _____
Name: Phillip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
PORTER PLACE APTS-ADS
1001 E YALE AVE
DENVER, CO 80216

Re: **Election of Retransmission Consent Status**

Dear Sir or Madam:

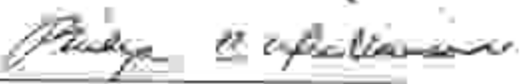
Entravision Communications Corporation ("Entravision"), parent company of Univision Holdings, L.P. ("Licensor"), the licensee of the television stations listed in the attached Exhibit A (each a "Station") and collectively, the "Stations") hereby gives notice to PORTER PLACE APTS-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(b)(2) of the FCC Rules, Entravision elects on behalf of Licensor to assert its right, under Section 325(b)(3)(B) of the Act and Section 76.04(b) of the FCC Rules, to have the broadcast signals of the Stations carried on your public system in the Stations' defined market area if we have provided our express written consent. Accordingly, none of your cable system (or other video distribution system) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without Entravision's express written consent. This election of retransmission consent applies to all PORTER PLACE APTS-ADS systems with respect to each Station and to all other systems under common control or affiliation with, or owned and operated by PORTER PLACE APTS-ADS.

As proof of our individual election letters, we have made arrangements with Univision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, and all affiliates of Univision or Telefe Argentina networks. Any Station's correspondence regarding retransmission consent matters should be addressed to Cristina Barrios at 5900 Center Drive, Los Angeles, CA 90045; phone number (310) 348-4807.

Each Station sent individual retransmission consent election letters to all Univision/PORTER PLACE APTS-ADS systems by its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with PORTER PLACE APTS-ADS and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
POST CABLEVISION OF NEBRASKA
14838 West 8th Avenue
Tulden, CO 80401

Re: **Election of Retransmission Consent Status**

Dear Sir or Madam:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a station and collectively the "Stations," hereby gives notice to POST CABLEVISION OF NEBRASKA that pursuant to Section 325(b)(5)(B) of the Communications Act and Section 78.041(c) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 78.041(a) of the FCC's Rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Station, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all POST CABLEVISION OF NEBRASKA systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by POST CABLEVISION OF NEBRASKA.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Terry Williams at 5000 Venice Drive, Los Angeles, CA 90045 phone number (310) 348-4872.

Each Station and individual retransmission consent election letters will allow POST CABLEVISION OF NEBRASKA systems to broadcast our stations about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with POST CABLEVISION OF NEBRASKA and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 

Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MICHAEL PARIS
PRIME CABLE ADS
1700 VEGAS DR
LAS VEGAS, NV 89109

Re: Election of Retransmission Consent Status

Dear MICHAEL:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holding, LLC ("Entravision"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations" hereby give notice to PRIME CABLE ADS (but pursuant to Section 335(b)(3)(B) of the Communications Act and Section 73.640(f)(2) of the FCC's Rules) Entravision does on behalf of Entravision to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.640(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all PRIME CABLE ADS systems with respect to each Station and to all other systems under common control or affiliation with, or owned and operated by, PRIME CABLE ADS.

As mentioned in individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision. Therefore, please note: ANY STATION correspondence regarding retransmission consent matters should be addressed to: Christian Barnes at 6594 Center Drive, Los Angeles, CA 90045, phone number (310) 748-4867.

Each Station sent individual retransmission consent election letters to all known PRIME CABLE ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the desire of Entravision to continue its positive relationship with PRIME CABLE ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By:


Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

WILLIAM STRICKLER
PRIME TIME CABLE ADS
365 W. EAST VINELAND RD
ORLANDO, FL 32824

Re: Election of Retransmission Consent Status

Dear WILLIAM:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to PRIME TIME CABLE ADS that, pursuant to Section 225(b)(3)(H) of the Communications Act and Section 76.194(D)(2) of the FCC's Rules, Entertainment acts on behalf of Licensee to assert its right under Section 225(D)(1)(A) of the 1992 Act and Section 76.60(a) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the STATIONS, or any particular program, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all PRIME TIME CABLE ADS systems with respect to each Station and to all cable systems under common control, affiliated with, or owned and operated by PRIME TIME CABLE ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Emery at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5771.

Each Station sent individual retransmission consent election letters to all known PRIME TIME CABLE ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2011 through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with PRIME TIME CABLE ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CLIFF, IRELAND
PURGATORY CHANNELS, LAPLATA, CO.
ET SKIER PLACE
DUCANES, CO. DU

Re: Election of Retransmission Consent Status

Dear CLIFF:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, such as "Station" and collectively, the "Stations" hereby gives notice to PURGATORY CHANNELS, LAPLATA, CO. that, pursuant to Section 325(b)(5)(B) of the Communications Act and Section 76.604(j)(5) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.604(j) of the FCC's rules, to have the broadcast signals of the Stations (over an over the air system) in the Stations' defined market only. If we have provided our express consent, certain secondary, non-terrestrial systems (such as cable distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all PURGATORY CHANNELS, LAPLATA, CO. systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by PURGATORY CHANNELS, LAPLATA, CO.

As noted in our individual mailing letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or TelefeNet networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Harris at 5900 Center Drive, Los Angeles, CA 90045; phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known PURGATORY CHANNELS, LAPLATA, CO. systems in its market area about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with PURGATORY CHANNELS, LAPLATA, CO. and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By Philly C. Wilkinson
Name: Philly C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

HIDY
RANCHO COLINA MVP-ADS
1645 ATASCADERO RD
MYRORO BAS CA 93442

Re: **Election of Retransmission Consent Status**

Dear HIDY:

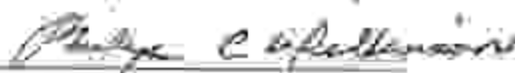
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to RANCHO COLINA MVP-ADS that pursuant to Section 225(b)(3)(B) of the Communications Act and Section 73.641(f) of the FCC's Rules, Entertainment, on behalf of Licensee, asserts its right, under Section 225(b)(1)(A) of the 1992 Act and Section 73.641(f) of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Station defined market only if we have provided you express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all RANCHO COLINA MVP-ADS systems with respect to each Station and to all other systems under its control, or affiliated with, or owned and operated by RANCHO COLINA MVP-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A. Such are affiliates of Univision or Televisa networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5000 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4867.

Each Station sent individual retransmission consent election letters to all known RANCHO COLINA MVP-ADS systems in its market on or about September 28, 2011. This individual retransmission consent is for the period of January 1, 2012 through December 31, 2011.

It is the desire of Entertainment to continue its positive relationship with RANCHO COLINA MVP-ADS and we look forward to continuing a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Kerry Stanton
8841 FC
P.O. Box 507
Arap, TX 75750

Re: Election of Retransmission Consent Status

Dear Kerry

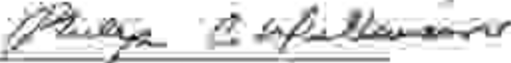
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to RB3 LLC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.684(f)(2) of the FCC's Rules, (transmission effects on behalf of Licensee to assess its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.684(f) of the FCC rules, to have the broadcast signals of the Stations carried on your entire system(s) to the Stations" defined herein only if we have provided an express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all RB3 LLC systems with respect to each Station and local video systems under common control or affiliated with, or owned and operated by RB3 LLC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations outlined in Exhibit A, which are all affiliates of Division of Telecommunications networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 605 Third Avenue, Elmhurst, New York, NY 10158; phone number (212) 453-5766.

Each Station and individual retransmission consent election letters to all known RB3 LLC systems is to make on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

We appreciate Entravision's continued positive relationship with RB3 LLC and we look forward to reaching a mutually beneficial (if not a) arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL- RETURN RECEIPT REQUESTED

John Givoni
RCN CORPORATION
450 Collins Road East
Princeton, NJ 08540

Re: **Election of Retransmission Consent Status**

Dear John:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each a "Station" and collectively the "Stations"), hereby gives notice to RCN CORPORATION (the "Station") pursuant to Section 125(b)(1)(D) of the Communications Act and Section 73.604(h)(2) of the FCC's Rules. Entravision elects on behalf of Licensee to opt out under Section 125(b)(1)(A) of the 1992 Act and Section 73.604(h) of the FCC's rules to have the broadcast signals of the Stations carried in your cable system(s) in the Station's defined market(s) if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations or any program(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all RCN CORPORATION systems, with respect to each Station and to all other systems under common control or affiliation with, or owned and operated by, RCN CORPORATION.

As noted in our individual election letters, we have made arrangements with Entravision Communications to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Finckel at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5533.

Each Station sent individual retransmission consent election letters to all known RCN CORPORATION systems in its market on or about September 28, 2011. This election of retransmission consent will be in effect for the period of January 1, 2012, through December 31, 2012.

It is the desire of Entravision to continue its positive relationship with RCN CORPORATION and we look forward to maintaining mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
REGAL OAKS CONDOS-AIDS
2705 IMPALA LANE
KISSIMMEE FL 34746

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

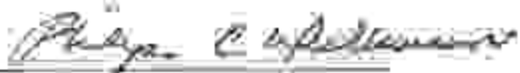
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.P. ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to REGAL OAKS CONDOS-AIDS (in, pursuant to Section 12501(1)(B) of the Communications Act and Section 73.041(2) of the FCC's Rules, Entravision elects to "opt in" as Licensee to assert its right under Section 325(b)(1) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all REGAL OAKS CONDOS-AIDS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by REGAL OAKS CONDOS-AIDS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent all retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Time Warner or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Lerner at 605 Third Avenue, 12th Floor, New York, NY 10158, phone number 212-434-3771.

Each Station and individual retransmission consent election letters to all known REGAL OAKS CONDOS-AIDS systems by this market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2012.

It is the desire of Entravision to continue its positive relationship with REGAL OAKS CONDOS-AIDS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Harold Hines
RELIANCE CONNECTS
D/WA. KRATON TELEPHONE COMPANY
61 West Main Street
Morgantown, WV 26507

Re: **Election of Retransmission Consent Status**

Dear Harold:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to RELIANCE CONNECTS, pursuant to Section 251(h)(3)(B) of the Communications Act and Section 73.04(h)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.04(h) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system's multi-Station channel market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may broadcast the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all RELIANCE CONNECTS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, RELIANCE CONNECTS.

As noted in our previous election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Televisa networks. Any Station correspondence regarding retransmission consent matters should be addressed to Henry Valiente at 5999 Conde Drive, Los Angeles, CA 90045; phone number (310) 348-4872.

Each Station and individual retransmission consent election letters to all known RELIANCE CONNECTS systems in its market area are being mailed about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with RELIANCE CONNECTS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
RENO REGENCY APTS-ADS
990 LAKEVIEW
RENO, NV 89501

Re: Election of Retransmission Consent Status

Dear Sir/Madam:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.P. ("Entravision"), the licensee of the television stations listed in the attached Exhibit A (such as "Station" and collectively, the "Stations") hereby gives notice to RENO REGENCY APTS-ADS that pursuant to Section 325(b)(1)(B) of the Communications Act and Section 101.117(c) of the FCC's Rules, Entravision elects on behalf of licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 101.117 of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market and if we have provided our express written consent. Accordingly, none of your cable system(s) or other over-the-air distribution system(s) may retransmit the broadcast signals of the Stations (or any portion(s) thereof) without obtaining Entravision's express written consent. This election of retransmission consent applies to all RENO REGENCY APTS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by RENO REGENCY APTS-ADS.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5599 Center Drive, Los Angeles, CA 90048, phone number (310) 848-4867.

Each Station sent individual retransmission consent election letters to all known RENO REGENCY APTS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the policy of Entravision to maintain a positive relationship with RENO REGENCY APTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Phillip C. Wiksson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DAVID HARRIS
RIDGEWOOD CABLEVISION
5700 COLONY BLVD. 1340
ODESSA TX 77661

Re: Electronical Retransmission Consent Status

Dear DAVID:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to RIDGEWOOD CABLEVISION (you), pursuant to Section 325(b)(3)(B) of the Communications Act and Section 101.64(f)(2) of the FCC's Rules. Entertainment elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 101.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all RIDGEWOOD CABLEVISION systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by RIDGEWOOD CABLEVISION.

As noted in our individual election letters, we have made arrangements with Universal Communications Inc. to represent us in commission action proceedings on behalf of the Stations identified in Exhibit A, which are all affiliates of Universal or Telecelera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 605 Third Avenue, 7th Floor, New York, NY 10158, phone number (212) 458-3350.

Each Station sent individual retransmission consent election letters to all known RIDGEWOOD CABLEVISION systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with RIDGEWOOD CABLEVISION and we look forward to resolving a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL: RETURN RECEIPT REQUESTED

Linda VanRyn
RIOPLEX-ADS
271 S.W. West Boulevard
MERIDEN, CT 06450

Re: **Election of Retransmission Consent Status**

Dear Linda:

ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of Entravision, Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to RIOPLEX-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.647(d)(2) of the FCC's Rules, Entravision (acting on behalf of Licensee) to assert its right under Section 325(b)(3)(B) of the 1992 Act and Section 76.647(d)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined markets, if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all RIOPLEX-ADS systems with respect to each Station and to all other systems under common control, or affiliated with, or owned and operated by RIOPLEX-ADS.

As noted in our previous election letters, we have made arrangements with Entravision Communications to represent all retransmission consent negotiations on behalf of the Stations (identified in Exhibit A, whether an affiliate of Entravision or Lifetvnet networks). Any Station non-compliance regarding retransmission consent matters should be addressed to Jason Linnert, 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-7337.

Each Station sent individual retransmission consent election letters to all known RIOPLEX-ADS systems in its market by or about September 28, 2014. (This election of retransmission consent is for the period of January 1, 2014 through December 31, 2014.)

It is the desire of Entravision to continue its positive relationship with RIOPLEX-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please direct all future communications if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BILL NAZARET
ROCKY CREEK RETIREMENT VILLAGE-AOS
8424 GRAVEL CIRCU
TAMPA, FL 33618

Re: Electron of Retransmission Consent Status

Dear Bill,

ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of ENTRAVISION HOLDINGS, LLC ("ENTRAVISION"), licensee of the television stations listed in the attached Exhibit A (each, a "Station") and collectively the "Stations") hereby gives notice to ROCKY CREEK RETIREMENT VILLAGE-AOS (the "parties") pursuant to Section 325(c)(1)(B) of the Communications Act and Section 76.64(d)(2) of the FCC's Rules. Entravision elects to permit its Licensee to exercise its right under Section 325(c)(1)(A) of the 1992 Act and Section 76.64(d) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other third-party distributed systems) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all ROCKY CREEK RETIREMENT VILLAGE-AOS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by ROCKY CREEK RETIREMENT VILLAGE-AOS.

As noted in our individual electron letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe networks. Any Station correspondence regarding retransmission consent matters should be addressed to Larry Barnes at 605 Third Avenue, 23rd Floor, New York, NY 10158, phone number (212) 455-5453.

Each Station sent individual retransmission consent election letters to all known ROCKY CREEK RETIREMENT VILLAGE-AOS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with ROCKY CREEK RETIREMENT VILLAGE-AOS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Rogatch
ENTRAVISION COMMUNICATIONS
CORPORATION

By: Philip C. Wilkinson
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

SCOTT, RILEY
RTSC COMMUNICATIONS INC
2511 VINE
PLAZA KS 67601

Re: Election of Retransmission Consent Status

Dear SCOTT,

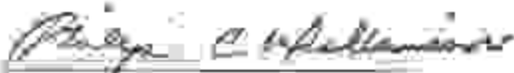
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to RTSC COMMUNICATIONS INC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.604(d)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.604(b) of the FCC's rules, to have the broadcast signals of the Stations carried by your cable system(s) in the Stations' defined market and if we have provided our express written consent. Additionally, none of your other systems (or other cable distribution systems) may retransmit the broadcast signals of the Stations on any portion thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all RTSC COMMUNICATIONS INC systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by RTSC COMMUNICATIONS INC.

As noted in our individual election letters, we have made arrangements with Amvision Communications Inc. to represent us in negotiations concerning negotiation on behalf of the Stations identified in Exhibit A, which are all affiliates of Amvision or Telefrontier networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Higgins at 5999 Cantel Drive Los Angeles CA 90048; phone number (714) 348-4867.

Each Station sent individual retransmission consent election letters to all local RTSC COMMUNICATIONS INC systems in its market area on/about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

With the desire of Entravision to continue its positive relationship with RTSC COMMUNICATIONS INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Clare May,
RURAL ROUTE VIDEO,
4000 AUCKLAND AVE DISTRIBUTION SERVICES, INC.
101 Bowmans Ave.
Lancetta CO 81137

Re: Election of Retransmission Consent Status

Dear Clare:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to RURAL ROUTE VIDEO and pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.041(f)(2) of the FCC's Rules, Entertainment acts on behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the Act and Section 70.041(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, unless your cable system (cable video distribution system) does transmit the broadcast signals of the Stations, or any part(s) thereof, without obtaining Entertainment's express written consent, this election of retransmission consent applies to all RURAL ROUTE VIDEO systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by RURAL ROUTE VIDEO.

As noted in our individual election letters, we have made arrangements with DIVISION Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in EXHIBIT A which include affiliates of TURNER or TELEFUTURE networks. Any Station correspondence regarding retransmission consent matters should be addressed to Henry Williams at 8900 Century Drive, Los Angeles, CA 90045; phone number (714) 348-1877.

Each Station and individual permittee recipient election letters to all known RURAL ROUTE VIDEO systems in its market were dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with RURAL ROUTE VIDEO and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2013

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

The Hirsch
 RURAL WEST WASHINGTON
 4800 WESTERN RURAL BROADBAND INC.
 2317 104th Avenue SE
 Redmond, WA 98053

Re: Election of Retransmission Consent Status

Dear Jim:

Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to RURAL WEST WASHINGTON (the "purchaser" in Section 225.103 ARB) of the Communications Act and Section 73.041(1)(2) of the FCC's Rules and Regulations, both on behalf of Licensee to assert its right under Section 225.103(1)(A) of the 1997 Act and Section 73.041(1)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems (in the Stations' defined markets) only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the wireless signals of the Stations, or any portion(s) thereof, without obtaining Intravision's express written consent. This election of retransmission consent applies to all RURAL WEST WASHINGTON systems with respect to each Station and to all other systems under common control of affiliates with, or owned and operated by RURAL WEST WASHINGTON.

As noted in our individual election letters, we have made arrangements with Intravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intravision or Telemedia networks. Any Station correspondence regarding retransmission consent matters should be addressed to Umya Valente at 5900 Center Drive, Los Angeles, CA 90045, phone number: (310) 748-4872.

Each Station and individual retransmission consent election letter to all RURAL WEST WASHINGTON systems to all markets was mailed September 28, 2013. This election of retransmission consent is for the period of January 1, 2014 through December 31, 2014.

It is the desire of Intravision to continue its positive relationship with RURAL WEST WASHINGTON and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
 INTRAVISION COMMUNICATIONS
 CORPORATION

By: 
 Name: Philip C. Wilkinson
 Title: President and Chief Operating Officer

September 21, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Kim Nyeve
S & T COMM OF NW KS INC
ATTN: S&T COMMUNICATIONS LLC
120 Kansas Avenue
Hawley KS 67733

Re: Election of Retransmission Consent Status

Dear Kim:

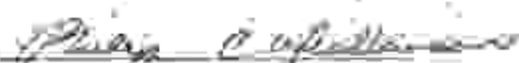
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby, gives notice to S & T COMM OF NW KS INC that, pursuant to Section 125(b)(1)(B) of the Communications Act and Section 76.04(f)(2) of the FCC Rules, Entravision elects on behalf of Licensee to assert its right, under Section 125(b)(1)(A) of the 1992 Act and Section 76.04(f) of the FCC Rules, to have the broadcast signals to the Stations carried on your cable system or in the Stations' defined limited only (LW) have provided but express verbal consent. Accordingly, time of serviceable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all S & T COMM OF NW KS INC systems with respect to each Station and local cable systems under contract (owned or affiliated with, or owned and operated by S & T COMM OF NW KS INC).

As noted in our individual retransmission consent election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tiffany Vatterte at 3509 Center Drive, Los Angeles, CA 90045, phone number (310) 548-4873.

This Station's retransmission consent election letters to all known S & T COMM OF NW KS INC systems, to its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2012.

It is the policy of Entravision to maintain a positive relationship with S & T COMM OF NW KS INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any question concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip J. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

KAREN PULMON
 SAN SIMEON CMTY CABLE INC
 PO BOX 81
 SAN SIMEON, CA 93422

Re: Election of Retransmission Consent Status

Dear KAREN:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the licensee of the television stations listed in file-attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SAN SIMEON CMTY CABLE INC pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.904(f)(1) of the FCC's Rules. Entrevision elects on behalf of Licensee to assent in full under Section 325(b)(1)(A) of the 1992 Act and Section 73.904(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only (if we have provided our express written consent accordingly, some of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, at any particular time), without obtaining Entrevision's express written consent. This election of retransmission consent applies to all SAN SIMEON CMTY CABLE INC systems with respect to each Station(s) on all other systems under common control or affiliated with, or owned and operated by SAN SIMEON CMTY CABLE INC.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entrevision or Telefonos networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Burns at 5790 Center Drive, Los Angeles, CA 90045, phone number (714) 545-4367.

Each Station sent individual retransmission consent election letters to all known SAN SIMEON CMTY CABLE INC systems by its carrier on or about September 28, 2011. This election of retransmission consent is for the period January 1, 2012 through December 31, 2014.

It is the intent of Entrevision to continue its positive relationship with SAN SIMEON CMTY CABLE INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
 ENTREVISION COMMUNICATIONS
 CORPORATION

By 
 Name: Philip C. Williamson
 Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

HENTTA BUTLER
SARASOTA MOBILE HOME PARK-ADS
PO BOX 8437
SARASOTA, FL 34278

RE: Election of Retransmission Consent Status

Dear HENTTA,

Entravision Communications Corporation ("Entravision"), a parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station," and collectively, the "Stations"), hereby gives notice to SARASOTA MOBILE HOME PARK-ADS (the "Station") pursuant to Section 325(b)(1)(B) of the Communications Act and Section 30.64(f)(2) of the FCC's Rules. Entravision acts on behalf of Licensee to assert its right under Section 325(b)(1)(B) of the 1992 Act and Section 30.64(f) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' (digital) over-the-air signal if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may carry the broadcast signals of the Stations on any portion(s) thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all SARASOTA MOBILE HOME PARK-ADS system(s) with respect to each Station and to all other system(s) under common control or affiliated with, owned and operated by SARASOTA MOBILE HOME PARK-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which include affiliates of Universal or Telecelco networks. Any Station correspondence regarding retransmission consent matters should be addressed to Janet Finley at 805 Third Avenue, 2nd Floor, New York, NY 10158, phone number (212) 455-5111.

Each Station's individual retransmission consent election letters shall expire SARASOTA MOBILE HOME PARK-ADS system(s) on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the policy of Entravision to maintain its positive relationship with SARASOTA MOBILE HOME PARK-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Harry Vincent
SATVIEW BROADCAST LTD
3520 Burton Way
Reno, NV 89511

Re: Election of Retransmission Consent Status

Dear Sirs:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SATVIEW BROADCAST LTD that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.641(f) of the FCC's Rules, Entertainment (as licensee) on behalf of Licensee is asserting its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.641(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only. If we have provided our express written consent accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all SATVIEW BROADCAST LTD systems with respect to each Station and all other systems under common control or affiliated with, or owned and operated by SATVIEW BROADCAST LTD.

As noted in our individual election letters, we have made arrangements with Entvision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations (located in Exhibit A, which are all affiliates of Entvision or Teleport) networks. Any Station correspondence regarding retransmission consent matters should be addressed to Harry Vincent at 9900 Central Drive Las Vegas, NV 89045; phone number (702) 448-4879.

Each Station's election of individual retransmission consent election letter is all that SATVIEW BROADCAST LTD systems in its market must do by September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

Our intention of Entertainment is continue its positive relationship with SATVIEW BROADCAST LTD and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

RE: CERTIFIED MAIL RETURN RECEIPT REQUESTED

NIKI SCHEIDT
SAVANNAH COVE APTS-AIS
1124 LAUREN LANE
TARPON SPRINGS FL 34680

Re: Election of Retransmission Consent Status

Dear NIKI:

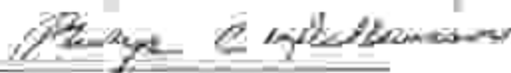
Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings, LLC ("Entavision"), the licensee of the television stations listed in the attached Exhibit A (the "Stations") and collectively the "Stations" hereby gives notice to SAVANNAH COVE APTS-AIS pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(f)(2) of the FCC's Rules. Entavision (acting on behalf of Licensee) asserts its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.04(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your multi-system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entavision's express written consent. This election of retransmission consent applies to all SAVANNAH COVE APTS-AIS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by SAVANNAH COVE APTS-AIS.

As noted in our individual election letters, we have made arrangements with Entavision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entavision or Teleport networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 665 Third Avenue, 12th Floor, New York, NY, 10158, phone number (212) 475-7311.

All Stations and all affiliated retransmission consent election letters to all known SAVANNAH COVE APTS-AIS systems in its market were mailed September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2012.

It is the desire of Entavision to continue its positive relationship with SAVANNAH COVE APTS-AIS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Dear Landlord:
SCS Communications
P.O. Box 8017
San Luis Obispo, CA 94911

RE: Election of Retransmission Consent Status

Dear Raul:

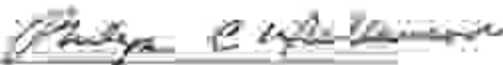
Intravision Communications Corporation ("Intravision"), parent company of Entertainment Holdings LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to SCS Communications that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.04(h)(2) of the FCC's rules, Intravision directs on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.04(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems (all the Stations' signals unless only those have provided the express written consent). Accordingly, none of your cable systems (or other video distribution systems) may interrupt the broadcast signals of the Stations, in any form (whether or not, without obtaining Intravision's express written consent). This election of retransmission consent applies to all SCS Communications systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, SCS Communications.

As noted in our individual election letters, we have made arrangements with Intravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intravision or Televisa networks. Any Station correspondence regarding retransmission consent matters should be addressed to Catherine Barries at 5990 Centre Drive, Los Angeles, CA 90045; phone number (310) 748-4867.

Each Station's own individual retransmission consent election letter to all known SCS Communications systems is also marked on an attached September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

In the name of Intravision's continuing positive relationship with SCS Communications and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
INTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip E. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Judith Pratt
SELCO
ATTN: SHREWSBURY ELECTRIC & CABLE OPERATIONS/SELCO
100 Maple Avenue
Shrewsbury MA 01545

Re: Election of Retransmission Consent Status

Dear Judith:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to SELCO that, pursuant to Section 325(b)(1)(H) of the Communications Act and Section 0.604(D)(2) of the FCC's Rules, Entravision (or its agent) on behalf of Licensee is asserting its right under Section 325(b)(1)(A) of the 1992 Act and Section 0.604(H) of the FCC's Rules, to have the broadcast signals of the Stations carried on your cable system(s) if the Stations' signals are not already being carried on your cable system(s) or other video distribution system(s) that retransmit the broadcast signals of the Stations, or any part(s) thereof, without Entravision's express authorization. This election of retransmission consent applies to all SELCO systems with respect to each Station and to all other systems under common control or affiliated with, owned and/or operated by SELCO.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe networks. Any Station correspondence regarding retransmission consent matters should be addressed to Grant Tines at 605 Third Avenue, 12th floor, New York, NY 10158, phone number (212) 455-5133.

All Station and individual retransmission consent election letters to all known SELCO systems in the number of as of September 28, 2011. All election of retransmission consent letters for the period of January 1, 2012, through December 31, 2014.

It is the policy of Entravision to maintain its positive relationship with SELCO and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 

Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BLANCA CHURCH
SEVILLE PLACE APARTMENTS-ADS
4111 NORTH GTH STREET (Lombud Hood)
MC ALLEN TX 78504

Re: Election of Retransmission Consent Status

Dear BLANCA:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("License"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SEVILLE PLACE APARTMENTS-ADS that pursuant to Section 225(9)(1)(B) of the Communications Act and Section 73.1201(f) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 225(9)(1)(A) of the 1992 Act and Section 73.641(a) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) to the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, in any point-to-point format, without obtaining Entravision's express written consent. This election of retransmission consent applies to all SEVILLE PLACE APARTMENTS-ADS systems with respect to each Station and to all other systems and/or systems controlled, affiliated with, or owned and operated by SEVILLE PLACE APARTMENTS-ADS.

As noted in our individual election letters, we have made arrangements with Division Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telecelera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Hayes at 605 Third Avenue, 2nd Floor, New York, NY 10158, phone number (212) 455-5555.

Each Station sent individual retransmission consent election letters to all known SEVILLE PLACE APARTMENTS-ADS systems in its market area of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the intent of Entravision to maintain its positive relationship with SEVILLE PLACE APARTMENTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
SEZMI CORPORATION-ADS
1111 Shoreway Rd. #310
Beverly, CA 94003

Re: Election of Retransmission Consent Status

Dear Sir/Madam

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to SEZMI CORPORATION-ADS (in pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.651(d)(2) of the FCC's Rules) Entravision acts on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.651(d) of the FCC's rules, to have the broadcast signal of the Stations carried on your cable system(s) in the Stations' defined market only (we have provided an express written consent, accordingly, to our cable system(s) to carry such distribution system(s) only to transmit the broadcast signal of the Stations, in any portion(s) thereof, without obtaining Entravision's express written consent). This election of retransmission consent applies to all SEZMI CORPORATION-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by SEZMI CORPORATION-ADS.

As noted in our individual station letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Christian Harris at 8900 Center Drive, Los Angeles, CA 90043, phone number (310) 348-4067.

Each Station and individual communication consent election letters to all Entravision SEZMI CORPORATION-ADS systems (60 numbers) on or about September 29, 2014. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the hope of Entravision to continue its positive relationship with SEZMI CORPORATION-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkinson
Title: President and Chief Operating Officer

September 27, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MARY JANE
SHELTER ISLAND APTS-ADS
1170 SOUTH SWINSON
LAKESHORE NY 09110

Re: Election of Retransmission Consent Status

Dear MARY:

Entravision Communications Corporation ("Entravision"), a direct company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to SHELTER ISLAND APTS-ADS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 10.641(c)(1) of the FCC's Radio Frequency Plans on behalf of Licensee in assertion of its right, under Section 325(b)(1)(A) of the 1992 Act and Section 10.641(c) of the FCC's rules, to have the broadcast signals of the stations carried on your cable system(s) in the Station's defined market only if we have provided our express written consent Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Station or any portion(s) thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all SHELTER ISLAND APTS-ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by SHELTER ISLAND APTS-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A which are all affiliates of a system or television network. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Canyon Drive, Los Angeles, CA 90045, phone number (310) 548-4867.

Each Station and individual retransmission consent election letters to all SHELTER ISLAND APTS-ADS systems in its market as of (and) September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is Entravision's desire to continue its positive relationship with SHELTER ISLAND APTS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By *Philip C. Wilkinson*
Name: PHILIP C. WILKINSON
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
 SHENANDOAH TELECOMMUNICATIONS
 P.O. Box 459
 Edinburg, VA 22824

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LP ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (with, in certain instances, collectively, the "Stations"), hereby gives notice to SHENANDOAH TELECOMMUNICATIONS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 74.741(c)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the 1992 Act and Section 74.741(c) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our services without complaint. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all SHENANDOAH TELECOMMUNICATIONS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by SHENANDOAH TELECOMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telecable networks. Any Station correspondence regarding retransmission consent matters should be addressed to Union Labs at 101 Third Avenue, 32nd Floor, New York, NY 10158; phone number (212) 465-5333.

Each Station and individual retransmission consent election letters to all Entravision SHENANDOAH TELECOMMUNICATIONS systems is provided above about September 28, 2014. This election of retransmission consent is for the period of January 1, 2014, through December 31, 2014.

It is the desire of Entravision to conduct its positive relationship with SHENANDOAH TELECOMMUNICATIONS and we look forward to reaching mutually beneficial arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
 ENTRAVISION COMMUNICATIONS
 CORPORATION

By:

Philip C. Wilkerson

Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ERIC BAZAN
SIERRA CABLE TV & INTERNET
701 SIERRA BLANCA
SIERRA BLANCA TX 79661

Re: Election of Retransmission Consent Status

Dear ERIC:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("LH"), owner of the licenses of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SIERRA CABLE TV & INTERNET that pursuant to Section 325(a)(3)(B) of the Communications Act and Section 70.94(f)(1) of the FCC's Rules, Entravision acts on behalf of Licensee to assert its right under Section 125(D)(1) (A) of the 1992 Act and Section 70.94(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) to the Stations' defined market only if we have provided our express written consent. Accordingly, unless you provide a system (or other video distribution system) that permits the broadcast signals of the Stations to air pursuant to the FCC's written consent, Entravision's express written consent. This document's retransmission consent applies to all SIERRA CABLE TV & INTERNET systems with respect to each Station and to all other systems under common control of, affiliated with, or owned and operated by SIERRA CABLE TV & INTERNET.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Teleflora network. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 605 Third Avenue, 42nd Floor, New York, NY 10158, phone number (212) 455-5311.

Each Station, on individual retransmission consent election letters, shall notify SIERRA CABLE TV & INTERNET systems in its market on or about September 28, 2011. This individual notification election letter is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to maintain a positive relationship with SIERRA CABLE TV & INTERNET and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Regards
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BRINDA JONES
 SIERRA MEDICAL RETIREMENT CMTY-ADS
 1100 N. DEWITT STREET
 UPLAND, CA 91786-1001

Re: Election of Retransmission Consent Status

Dear BRINDA:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, L.P.A. ("EHL") (together, the Licensor) of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the Stations) hereby gives notice to SIERRA MEDICAL RETIREMENT CMTY-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.941(f)(1) of the FCC's Rules, Entertainment acts on behalf of Licensee to assert its right under Section 325(b)(3)(A) of the 1932 Act and Section 70.941(a) of the FCC's Rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided an express written consent. Accordingly, none of your cable systems (on either video distribution systems) may carry the broadcast signals of the Stations in any form(s), live or not, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all SIERRA MEDICAL RETIREMENT CMTY-ADS systems with respect to each Station and all other systems under common control or affiliated with, or operated, owned by SIERRA MEDICAL RETIREMENT CMTY-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Inc. to represent us in retransmission consent negotiations on behalf of the Stations (outlined in Exhibit A) which are 10 affiliates of T-Mobile or Telefunia networks. Any Station correspondence regarding retransmission consent matters should be addressed to Crocher Barnes at 5991 Center Drive, Los Angeles, CA 90045, phone number (310) 748-4367.

Each Station sent individual retransmission consent election letters to all known SIERRA MEDICAL RETIREMENT CMTY-ADS systems by first class mail on or about September 28, 2014. This election of retransmission consent is for the period of January 1, 2015, through December 31, 2014.

If you are aware of Entertainment's existence or positive relationship with SIERRA MEDICAL RETIREMENT CMTY-ADS and we look forward to creating a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
 ENTERTAINMENT COMMUNICATIONS
 CORPORATION

By:



Name: Philip C. Williams

Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

TERRY ADAMS
SILVER SKY ASSISTED LIVING-ADS
8220 SILVER SKY DRIVE
LAS VEGAS NV 89115

Re: Election of Retransmission Consent Status

Dear TERRY:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SILVER SKY ASSISTED LIVING-ADS that, pursuant to Section 303(d)(3)(B) of the Communications Act and Section 73.61(f) of the FCC's Rules, Entertainment elects in behalf of Licensee to assert its right under Section 333(b)(1)(A) of the 1992 Act and Section 73.61(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, home or portable systems for cable video distribution systems may not transmit the broadcast signals of the Stations, in any portion(s), to you, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all SILVER SKY ASSISTED LIVING-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by SILVER SKY ASSISTED LIVING-ADS.

As noted in our individual election letters, we have made arrangements with Licensee Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A which are its affiliates or affiliates of Telephony networks. Any station correspondence regarding retransmission consent matters should be addressed to Gretchen Barton at 5999 Center Drive, Las Vegas, NV 89147, phone number (702) 548-4867.

Each Station sent individual retransmission consent election letters to all known SILVER SKY ASSISTED LIVING-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with SILVER SKY ASSISTED LIVING-ADS and we look forward to reaching a mutually beneficial financial arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

DONNA VAN ALLEN
SKT CABLE SERVICES I
CIR N. COBLEN
CLEARWATER, KS 67026

Re: Election of Retransmission Consent Status

Dear DONNA,

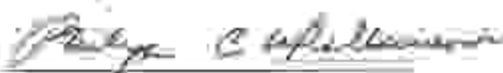
Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings ("EHT") licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SKT CABLE SERVICES I (the "Subscriber") pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules. Entrevision elects on behalf of EHT licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(f)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, signals of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all SKT CABLE SERVICES I system(s) with respect to each Station and to all other system(s) under common control or affiliate with, or owned and operated by, SKT CABLE SERVICES I.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entrevision or Telefrontier networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Center Drive, Las Vegas, NV 89143; phone number (310) 348-4867.

Each Station elects to have its broadcast signals carried on your cable system to all listed SKT CABLE SERVICES I systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If by the date of Entrevision's election of retransmission consent with SKT CABLE SERVICES I and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
SKYVIEW-ADS
1000 ROCK BLVD/STE #2100
LAKE PARK, FL 33408

Re: Election of Retransmission Consent Status

Dear Sir/Madam:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the licensee of the television stations listed to the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SKYVIEW-ADS that pursuant to Section 223(b)(3)(B) of the Communications Act and Section 73.64(d)(3) of the FCC's Rules, Licensee elects on behalf of Licensee to assert its right, under Section 325(a)(1)(A) of the 1992 Act and Section 73.64(j) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system (if the Stations' defined market) only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, at any particular time(s), without Entrevision's express written consent. This election of retransmission consent applies to all SKYVIEW-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by SKYVIEW-ADS.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entrevision or Telecelcom networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eater at 100 Park Avenue, 2nd Floor, New York, NY 10018; phone number (212) 455-5533.

Each Station's first individual retransmission consent election letter to all known SKYVIEW-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

Our building of Entrevision is entering its positive relationship with SKYVIEW-ADS and we look forward to continuing a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTREVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

G Joseph Ayres
 SMART CITY TELEVISION, LLC
 28 West 100th Avenue
 Mineville, NY 12045

Re: Election of Retransmission Consent Status

Dear G Joseph:

Entertainment Communications Corporation ("Entertainment Holdings, LLC" ("licensee"), the licensee of the television station listed on the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to SMART CITY TELEVISION, LLC that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 10.404(f)(2) of the FCC's Rules, Entertainment enters on behalf of licensee to assert its right, under Section 325(b)(3)(A) of the 1992 Act and Section 73.404(f)(1) of the FCC's rules, to have the broadcast signals of the Stations carried by your cable system(s) by the Stations' defined market and if we have provided our express written consent, and/or directly into of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express, written consent. This election of retransmission consent applies to all SMART CITY TELEVISION, LLC systems with respect to each Station and all other systems under common control or affiliated with, or owned and operated by SMART CITY TELEVISION, LLC.

As noted in our individual election letters, we have made arrangements with Verizon Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Verizon or Telecommunications networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 605 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 855-8350.

Each Station and individual communication business election letters to all known SMART CITY TELEVISION, LLC systems, is to appear on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

Let the election of Entertainment continue to provide relationship with SMART CITY TELEVISION, LLC and we look forward to reaching an mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
 ENTERTAINMENT COMMUNICATIONS
 CORPORATION

By: 
 Name: Philip C. Wilkinson
 Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CARMEN FRIED
SONOMA PALMS APTS-AIDS
1150 NORTH JONES BLVD
LAS VEGAS, NV 89118

RE: Election of Retransmission Consent Status

Dear CARMEN:

Entrevision Communications Corporation ("Entrevision"), a parent company of Entrevision Holdings, LLC ("we"), is the licensee of the television stations listed in the attached Exhibit A (each, a "Station") and collectively, the "Stations." Hereby, gives notice to SONOMA PALMS APTS-AIDS (hereinafter "Section 325(D)(1)(B) of the Communications Act and Section 73.641(f) of the FCC's Rules") Entrevision elects on behalf of Licensee to assert its right, under Section 325(D)(1)(A) of the 1992 Act and Section 73.641(f) of the FCC's rules, to have the broadcast signals of the Stations carried on available systems in the Stations' defined market only if we have provided our express written consent. Accordingly, unless your available system (cable or video distribution systems) has obtained the broadcast signals of the Stations, or any portions thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all SONOMA PALMS APTS-AIDS systems with respect to each Station and to all other systems under common control or affiliated with, if owned and operated by SONOMA PALMS APTS-AIDS.

As noted in our individual election letters, we have made arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of iVision or TeleFuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Harris at 5990 Center Drive, Las Vegas, NV 89148, phone number (714) 868-4867.

Each Station has individually retransmission consent election letters to all known SONOMA PALMS APTS-AIDS systems by its market on or about September 28, 2014. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to maintain its positive relationship with SONOMA PALMS APTS-AIDS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 21, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Ernest Soudubbe
SOUTHERN VERMONT CABLE CO
P.O. Box 110
Randville VT 05340

Re: Election of Retransmission Consent Status

Dear Friend,

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SOUTHERN VERMONT CABLE CO (you, pursuant to Section 325(b)(5)(B) of the Communications Act and Section 79.94(f)(2) of the FCC's Rules) Entravision acting on behalf of Licensee to assess its right under Section 325(b)(1)(A) of the 1992 Act and Section 79.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Station(s) listed herein, without obtaining Entravision's express written consent. This election of retransmission consent applies to all SOUTHERN VERMONT CABLE CO system(s) with respect to each Station and local video system(s) under common control or affiliated with, or owned and operated by, SOUTHERN VERMONT CABLE CO.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations located in Exhibit A, which are all affiliates of Entravision or Toldition networks. Any Station correspondence regarding retransmission consent matters should be addressed to Janet Fines at 605 First Avenue, 12nd Floor, New York, NY 10158, phone number (212) 456-5111.

Each Station sent individual retransmission consent election letters to all known SOUTHERN VERMONT CABLE CO system(s) in its market on or about September 28, 2011. This election of retransmission consent is for the period January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with SOUTHERN VERMONT CABLE CO and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Michael Stunt
STELLAR COMMUNICATIONS, ADS
5831 W. Thunderbird Rd
Glendale, AZ 85106

Re: Election of Retransmission Consent Status

Dear Michael:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby gives notice to STELLAR COMMUNICATIONS, ADS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 73.641(d) of the FCC's Rules, Entravision (herein behalf of Licensee) has the right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.641(a) of the FCC's rules, to have the broadcast signals of the Stations (with any associated systems) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable systems (with the following exceptions) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. The election of retransmission consent applies to all STELLAR COMMUNICATIONS, ADS systems with respect to each Station and to all cable systems under common control or affiliated with or owned and operated by STELLAR COMMUNICATIONS, ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Unichart Bureau at 5000 Center Drive, Los Angeles, CA 90048; phone number (310) 748-4867.

Each Station and individual retransmission consent election letter to all known STELLAR COMMUNICATIONS, ADS systems lists market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to maintain its positive relationship with STELLAR COMMUNICATIONS, ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any question concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Brian Hunt
 STELLAR PRIVATE CABLE SYSTEMS-ADS
 811 East Thompson Avenue
 Acorn, OH 44310

Re: Election of Retransmission Consent Status

Dear Brian:

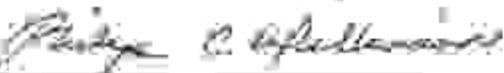
Entrevision Communications Corporation ("Entrevision"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to STELLAR PRIVATE CABLE SYSTEMS-ADS (the "recipient") pursuant to Section 125(b)(3)(B) of the Communications Act and Section 70.04(f)(2) of the FCC's Rules. Entrevision elects on behalf of Licensee to assert its right under Section 125(b)(1)(A) of the 1992 Act and Section 70.04(f) of the FCC's rules to have the broadcast signals of the Stations carried in your cable systems at the Stations' virtual markets only if you have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all STELLAR PRIVATE CABLE SYSTEMS-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by STELLAR PRIVATE CABLE SYSTEMS-ADS.

As noted in our individual election letters, we have made arrangements with ENTREVISION Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Guillermo Barron at 5900 Center Drive, Los Angeles, CA 90045, phone number (310) 438-4867.

Each Station sent individual retransmission consent election letters to all known STELLAR PRIVATE CABLE SYSTEMS-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the hope of Entrevision to continue our positive relationship with STELLAR PRIVATE CABLE SYSTEMS-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
 ENTREVISION COMMUNICATIONS
 CORPORATION


 By: _____
 Name: Phillip C. Wilkinson
 Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Patry McWilliams
 SUDDEMLINK COMMUNICATIONS
 11570 CHEQUITE HILL PROGRAMMING LEX
 13444 Pennsylvania Ln
 Saint Louis, MO 63131

Re: Election of Retransmission Consent Status

Dear Patry:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings ("EHC") licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to SUDDEMLINK COMMUNICATIONS that pursuant to Section 325(b)(4)(B) of the Communications Act and Section 71.641(d)(1) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 71.641(d) of the FCC's rules to have the individual signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may carry the broadcast signals of the Stations, in any period of time, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all SUDDEMLINK COMMUNICATIONS systems with respect to each Station, and to all other systems under common control or affiliated with or owned and operated by SUDDEMLINK COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Entertainment Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A which are all affiliates of Entertainment's Telefunny networks. Any Station compliance regarding retransmission consent matters should be addressed to Tamara O'Connor at 635 Third Avenue, 32nd Floor, New York, NY 10158; phone number: (212) 455-5205.

Each Station and individual retransmission consent election letter to all known SUDDEMLINK COMMUNICATIONS systems in its market, was mailed September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

If you desire to continue to maintain a positive relationship with SUDDEMLINK COMMUNICATIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
 ENTERTAINMENT COMMUNICATIONS
 CORPORATION

By: 
 Name: Philip C. Williams
 Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Richard Perry
SUMMIT BROADBAND INC
2539 SW 35th Street
Orlando, FL 32811

Re: Election of Retransmission Consent Status

Dear Richard:

ENTRAVISION Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensor"), the licensee of the television stations listed on the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to SUMMIT BROADBAND, INC. (the "Party") pursuant to Section 725(b)(1)(B) of the Communications Act and Section 73.641(c)(1) of the FCC's Rules. Entravision elects on behalf of Licensor to assert its right under Section 725(b)(1)(A) of the 1992 Act and Section 73.641(c) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all SUMMIT BROADBAND, INC. systems with respect to each Station and to all other systems under copyright control or affiliated with, or owned and operated by, SUMMIT BROADBAND, INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of the Verizon or T-Mobile network. Any Station negotiations regarding retransmission consent matters should be addressed to Keith Anderson at 100 Third Avenue, 22nd Floor, New York, NY 10158, phone number (212) 455-8730.

Each Station and individual retransmission consent election letters as all known by SUMMIT BROADBAND, INC. systems has been marked above about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with SUMMIT BROADBAND, INC. and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION


Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

DAVE STEINBACH
SUMNER CABLE TV
111 WEST HARVEY
WELLINGTON, KS 67152

Re: Election of Retransmission Consent Status

Dear DAVE,

ENTRAVISION COMMUNICATIONS CORPORATION ("EntraVision"), parent company of Entravision Holdings, LLC ("Ent"), is licensed as the licensee of the television stations listed in the attached Exhibit A (each, a "Station") and collectively the "Stations"). Today gives notice to SUMNER CABLE TV (as defined in Section 4230(f)(3)(B) of the Communications Act and Section 76.041(f)(2) of the FCC's Rules, "Ent") in accordance with the Commission's order under Section 323(b)(1)(A) of the 1992 Act and Section 76.624(a) of the FCC's rules, to have the broadcast signals of the Stations carried by your cable system(s) in the Stations' service territory only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Ent's express written consent. This election of retransmission consent applies to all SUMNER CABLE TV systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by SUMNER CABLE TV.

As noted in our previous election notice, we have made arrangements with Ent's parent, Entravision, to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Division or Telestream networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Canyon Drive, Los Angeles, CA 90048, phone number (310) 348-4867.

Each Station and individual retransmitter must elect its status with SUMNER CABLE TV no later than the date of this notice (September 28, 2011). This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with SUMNER CABLE TV and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this document.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkins
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DUSTY CROOKS
SUN VISTA RV PARK-ADS
500 E WINDS
VISTA, CA 92086

Re: Election of Retransmission Consent Status

Dear DUSTY:

ENTRAVISION Communications Corporation ("Entervision"), parent company of Entervision Holdings LLC, a licensee of the license of the television station listed on the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to SUN VISTA RV PARK-ADS that, pursuant to Section 309D(1)(B) of the Communications Act and Section 76.641(c) of the FCC's Rules, Entervision elects on behalf of Licensor to assert its right under Section 309D(1)(A) of the 1992 Act and Section 76.641(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entervision's express written consent. This election of retransmission consent applies to all SUN VISTA RV PARK-ADS systems with respect to each Station and to all other systems under operator control or affiliated with, or owned and operated by SUN VISTA RV PARK-ADS.

As noted in our individual election letters, we have made arrangements with Entervision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entervision or Teleport networks. Any Station correspondence regarding retransmission consent matters should be addressed to Graham Barnes at 5000 Center Drive, Los Angeles, CA 90045, phone number (310) 348-4067.

Each Station sent individual retransmission consent election letters to all known SUN VISTA RV PARK-ADS systems by first-class mail about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entervision to continue its positive relationship with SUN VISTA RV PARK-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip J. Wilmon
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Patry Radtke
SUNRISE TERRACE MHP-ADS
365 SUNRISE DR
ARROYO GRANDE, CA 93021

Re: Election of Retransmission Consent Status

Dear Patry:

ENTRAVISION COMMUNICATIONS CORPORATION ("Entrevision"), parent company of Intervision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station") and collectively the "Stations" hereby gives notice to SUNRISE TERRACE MHP-ADS (our subscriber to Section 325(B)(3)(B) of the Communications Act and Section 76.601(c)(2) of the FCC's Rules) ("Entrevision Election Notice") of Licensee's intent to, under Section 325(B)(1)(A) of the 1992 Act and Section 76.601(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all SUNRISE TERRACE MHP-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by SUNRISE TERRACE MHP-ADS.

As noted in my individual election letters, we have made arrangements with Intervision Communications Ltd. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A. We will act as affiliates of Intervision's television network. Any Station correspondence regarding retransmission consent matters should be addressed to: Ovetchen Barnes at 5000 Century Drive, Los Angeles, CA 90045, phone number: (310) 348-1867.

Each Station and individual retransmission consent election letter to all known SUNRISE TERRACE MHP-ADS systems in the market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with SUNRISE TERRACE MHP-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BARBIE
FALL PINES-ADS
3337 S. DEWEY ST
DENVER, CO 80237

Re: Election of Retransmission Consent Status

Dear BARBIE:

ENTRAVERION COMMUNICATIONS CORPORATION ("ENTRAVERION"), parent company of ENTRAVERION HOLDINGS, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A letter, is "Station" and collectively the "Stations" hereby gives notice to FALL PINES-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.604(f)(2) of the FCC's Rules, ENTRAVISION, Licensee and its Licensee is asked to accept its right under Section 325(b)(1)(A) of the Act and Section 76.604(a) of the FCC's Rules, to take the broadcast signals of the Stations carried on your cable system(s) to the Stations, defined market only if we have provided an express defined content. Accordingly, some of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining from Entravision's express written consent. This election of retransmission consent applies to all FALL PINES-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by FALL PINES-ADS.

In addition to any individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent matters should be addressed to Crystal Barnes at 3000 Century Drive, Los Angeles, CA 90045; phone number: (310) 348-4887.

Each Station and individual retransmission consent election letters to all known FALL PINES-ADS systems in its market as of about September 25, 2011. The election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with FALL PINES-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVERION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MARC VIOLETTE
TDS TELECOM
PO BOX 377
COSENTUCOOK, NH 03229

Re: Exercising of Retransmission Consent Status

Dear MARC:

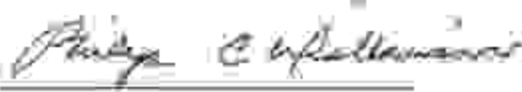
Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to TDS TELECOM that pursuant to Section 721(0)(3)(B) of the Communications Act and Section 72.001(f) of the FCC's Rules, Entrevision elects on behalf of licensee to exercise its right, under Section 725(0)(1)(A) of the 1992 Act and Section 70.640(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) and the Stations' defined market only (we have provided our express written consent to Accot/Dialo, Juno or your cable systems (or other video distribution systems) not to retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entrevision's express written consent). This election of retransmission consent applies to all TDS TELECOM systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by TDS TELECOM.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision of Telemedia Networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eames at 605 Third Avenue, 22nd Floor, New York, NY 10158; phone number (212) 455-5777.

Each Station and individual retransmission consent election letters will allow TDS TELECOM systems to be marketed as of about September 28, 2011. This election of retransmission consent is in full effect from January 1, 2012 through December 31, 2014.

The Board of Directors of Entrevision continues its positive relationship with TDS TELECOM and we look forward to making mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkins
Title: President and Chief Operating Officer

September 20, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Dear Client:
TELE-MEDIA CORPORATION
P.O. Box 39
Baltimore, PA 11087

Re: Election of Retransmission Consent Status

Dear Dean:

Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings, LLC ("Licensee"), the licensee of the television station (and/or the attached Exhibit A) (each, a "Station" and collectively, the "Stations"), hereby gives notice to TELE-MEDIA CORPORATION that pursuant to Section 225(b)(3)(B) of the Communications Act and Section 73.04(f)(2) of the FCC Rules, Intravision elects on behalf of Licensee to assert its right, under Section 225(b)(1)(A) of the 1992 Act and Section 73.04(f) of the FCC Rules, to have the broadcast signals of the Stations carried on your cable system(s) by the Stations' defined method only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Intravision's express written consent. This election of retransmission consent applies to all TELE-MEDIA CORPORATION systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, TELE-MEDIA CORPORATION.

As noted in our individual election letters, we have made arrangements with Intravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Intravision or Telefunon networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 605 Third Avenue, 22nd Floor, New York, NY 10158; phone number (212) 455-5111.

Each Station and individual retransmission election letter to all listed TELE-MEDIA CORPORATION systems (as attached) on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

In the spirit of Intravision's continued positive relationship with TELE-MEDIA CORPORATION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
INTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 28, 2014

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

TRVOR MEDIA
TEXAS A&M UNIVERSITY-ADS
5211 UNIVERSITY BLVD
LAREDO, TX 78111

Re: Election of Retransmission Consent Status

Dear TRVOR:

Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (with, in addition, and collectively, the "Stations"), hereby gives notice to TEXAS A&M UNIVERSITY-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.04(d)(3) of the FCC's Rules, Intravision does, on behalf of Licensee, to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.04(a)(1) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, your cable systems (or other video distribution systems) may not carry the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Intravision's express written consent. The election of retransmission consent applies to all TEXAS A&M UNIVERSITY-ADS systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by TEXAS A&M UNIVERSITY-ADS.

As noted in our individual election letters, we have made arrangements with Intravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations (as listed in Exhibit A, which are all affiliates of Intravision or Teleflora networks). Any Station correspondence regarding retransmission consent matters should be addressed to Jason Turner at 605 Third Avenue, 12nd Floor, New York, NY 10158; phone number (212) 455-5333.

Each Station and individual retransmission consent election letter to all Texas A&M UNIVERSITY-ADS systems in its market was sent about September 28, 2014. This election of retransmission consent is for the period of January 1, 2014 through December 31, 2014.

It is the desire of Intravision to continue its positive relationship with TEXAS A&M UNIVERSITY-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
INTRAVISION COMMUNICATIONS
CORPORATION



Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CARL ANDERSEN
FLAMES VALLEY COMMUNICATION
295 MERRILLAN STREET
ORONO, ME 04468

Re: Election of Retransmission Consent Status

Dear CARL,

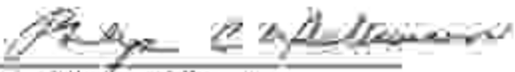
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the Licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to FLAMES VALLEY COMMUNICATION that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.001(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 73.001(2) of the FCC's rules to have the broadcast signals of the Stations carried on your cable system(s) to the Stations' defined market only (we have provided you express written consent). Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations on any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all FLAMES VALLEY COMMUNICATION systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, FLAMES VALLEY COMMUNICATION.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment or Telefunnel networks. Any Station correspondence regarding retransmission consent matters should be addressed to Keith Anderson at 305 Third Avenue, 12th Floor, New York, NY 10158; phone number (212) 455-5156.

Each Station and individual communication consent election letter to all local FLAMES VALLEY COMMUNICATION systems in its market was dated September 28, 2011. The election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entertainment to maintain its positive relationship with FLAMES VALLEY COMMUNICATION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
THE LOFTS COMMUNITY-ADS
1920 GIBBERTA DR
BURLINGTON, IL 60108

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("licensee"), the licensee of the television station listed in the attached Exhibit A (with a Station) and collectively, the "Station," hereby gives notice to THE LOFTS COMMUNITY-ADS that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.04(1)(2) of the FCC's Rules, Entertainment acts in behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.54(a) of the FCC's rules, to have the broadcast signals of the Station carried on your cable system(s) in the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable systems or other video distribution systems may transmit the broadcast signals of the Station, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all THE LOFTS COMMUNITY-ADS systems with respect to said Station and to all other systems under common control or affiliation with, or owned and operated by, THE LOFTS COMMUNITY-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Station identified in Exhibit A, which are all affiliates of Time Warner or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Lamm at 605 Third Avenue, 12th Floor, New York, NY 10158; phone number (212) 455-5111.

Each Station and individual retransmission consent election letters to all known THE LOFTS COMMUNITY-ADS systems in its market area about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2013.

It is the desire of Entertainment to continue its positive relationship with THE LOFTS COMMUNITY-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2013

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Matthew Warner
TIME WARNER INC
605 Third Avenue, 32nd Floor
New York, NY 10158

Re: Election of Retransmission Consent Status

Dear Matthew:

ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision"), parent company of Entravision Holdings, LLC ("Licensor"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station"), and collectively the "Stations," hereby gives notice to TIME WARNER INC that, pursuant to Sections 325(b)(1)(B) of the Communications Act and Section 70.64(d)(2) of the FCC's Rules, Entravision Elects on behalf of Licensor to accept its full, final, and irrevocable obligations under Section 325(b)(1)(A) of the 1992 Act and Section 70.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' affiliated multi-line pay television providers on express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all TIME WARNER INC systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by TIME WARNER INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations (as set forth in Exhibit A, which are all affiliates of Entravision or Telecelera networks). Any Station correspondence regarding retransmission consent matters should be addressed to Time Warner at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5305.

Each Station and individual retransmission consent election letters to all known TIME WARNER INC systems in its market on or about September 28, 2013. This election of retransmission consent is for the period of January 1, 2013 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with TIME WARNER INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ROBERT JACOBSON
TONGUE RIVER CABLE TV
PO BOX 789
RANCHEDSTER, WA 82839

Re: Election of Retransmission Consent Status

Dear ROBERT:

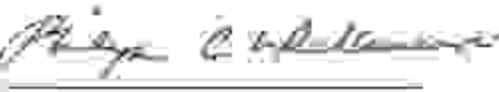
Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings, LLC ("Licensee"), the licensee of the television stations listed to the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to TONGUE RIVER CABLE TV that pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.941(f)(2) of the FCC's Rules, Entavision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.941(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system only in the Stations' unfranchised market only if we have provided our express written consent. Accordingly, none of your cable systems (or other signal distribution systems) may retransmit the broadcast signals of the Stations of any portion(s) thereof without obtaining Entavision's express written consent. This election of retransmission consent applies to all TONGUE RIVER CABLE TV systems with respect to each Station and/or all other systems under common control, affiliated with, owned and operated by TONGUE RIVER CABLE TV.

As noted in our individual election letters, we have made arrangements with Univision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telefe network. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5999 Central Drive, Los Angeles, CA 90048; phone number (310) 448-4867.

Each Station sent its individual retransmission consent election letters to all known TONGUE RIVER CABLE TV systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

Our leadership at Entavision is committed to continue its positive relationship with TONGUE RIVER CABLE TV and we look forward to reaching a mutually beneficial distribution arrangement. Please direct all future concerns and/or any questions concerning this election

Regards
ENTAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

SUZANNE ADER
TRINITY COLLEGE ADS
100 SUMMIT STREET
HARTFORD, CT 06106

Re: Election of Retransmission Consent Status

To: SUZANNE

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "stations") hereby gives notice to TRINITY COLLEGE ADS Ltd, pursuant to Section 325(b)(1)(A) of the Communications Act and Section 74.64(f)(2) of the FCC's Rules. Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1996 Act and Section 74.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on cable cable systems in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all TRINITY COLLEGE ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, TRINITY COLLEGE ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of 1 million or Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 605 Third Avenue, 2nd floor, New York, NY 10158, phone number (212) 435-8317.

Each Station sees individual transmission consent election letters to all known TRINITY COLLEGE ADS systems in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2011.

It is the desire of Entravision to continue its positive relationship with TRINITY COLLEGE ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact our if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Allen Nash
TROPIC STAR CABLE TV-ADS
1411 S. CALIF. BLDG. TV ART
PHARR, TX 78577

Re: Region of Retransmission Consent Status

Dear Allen:

ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision"), parent company of Entravision Holdings ("Entravision"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to TROPIC STAR CABLE TV-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 74.602 of the FCC's Rules, Entravision elects in behalf of its licensees to assert its right under Section 125(b)(1)(A) of the 1992 Act and Section 74.604 of the FCC's Rules, to have the over-the-air signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, signals of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all TROPIC STAR CABLE TV-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and controlled by, TROPIC STAR CABLE TV-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified at Exhibit A, which are the affiliates of Entravision or Telestream networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eames at 602 Third Avenue, 32nd Floor, New York, NY 10158; phone number (212) 455-5333.

Each Station and individual retransmission consent election letters to all known TROPIC STAR CABLE TV-ADS systems by its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with TROPIC STAR CABLE TV-ADS and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
TUSCANY VILLAGE ADS
1124 VIA CANALETTA
HENDERSON, NV 89011

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings (L.A.T.V.) license # 1, the licensee of the television station listed on the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to TUSCANY VILLAGE ADS that, pursuant to Section 325B(1)(B) of the Communications Act and Section 76.041(d) of the FCC's Rules, Entavision elects (or behalf of licensees) to assert its right, under Section 325B(1)(A) of the 1992 Act and Section 76.041(d) of the FCC's rules, to have the broadcast signals of the Stations carried by your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entavision's express written consent. This election of retransmission consent applies to all TUSCANY VILLAGE ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, TUSCANY VILLAGE ADS.

As noted in our individual election letters, we have made arrangements with Entavision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Time Warner or Teleport networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 2000 Center Drive, Las Vegas, NV 89045, phone number (310) 348-4817.

Each Station and individual retransmission consent election letters to all known TUSCANY VILLAGE ADS systems in its market were sent about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2016.

It is the desire of Entavision to continue its positive relationship with TUSCANY VILLAGE ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

GENERAL MANAGER
TV NET SOLUTIONS
2500 E GORE ST
ORLANDO, FL 32806

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensor"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations"), hereby gives notice to TV NET SOLUTIONS that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.641(c) of the FCC's Rules, Entrevision elects on behalf of Licensor to assert its right under Section 325(d)(1)(A) of the 1992 Act and Section 76.640(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, if you or your cable system (or other video distribution system) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entrevision's express written consent, this election of retransmission consent applies to all TV NET SOLUTIONS systems with respect to such Station, and to all other systems under common control or affiliated with, or owned and operated by, TV NET SOLUTIONS.

As noted in our individual election letters, we have made arrangements with Entrevision Communications to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Time Warner Television networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5333.

Each Station and individual territoriality contact election letter to all known TV NET SOLUTIONS systems has been mailed out on about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entrevision to continue its positive relationship with TV NET SOLUTIONS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Williams
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL RETURN RECEIPT REQUESTED

JOHN GISSLEBECK
TWIN VALLEY TELEPHONE INC
22 STREET
MILFORD VALLEY, KS 67466

Re: **Election of Retransmission Consent Status**

Dear JOHN:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (collectively, the "Stations"), hereby gives notice to TWIN VALLEY TELEPHONE INC, that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.904(h)(2) of the FCC Rules, Entravision elects on behalf of Licensee to assert its rights under Section 325(b)(1)(A) of the 1992 Act and Section 73.904(h) of the FCC Rules to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all TWIN VALLEY TELEPHONE INC systems with respect to each Station and to all other systems under company control or affiliated with or owned and operated by TWIN VALLEY TELEPHONE INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or its parent network. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5099 Corner Drive, Los Angeles, CA 90045; phone number 310.634.6467.

Each Station and individual retransmission consent election letters to all known TWIN VALLEY TELEPHONE INC systems in the market were dated September 23, 2014. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with TWIN VALLEY TELEPHONE INC and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

PETH SULLIVAN
UNITED CABLE MANAGEMENT
d/b/a: HILTI/BEIKO COMMUNICATIONS
P.O. BOX 14375
ORLANDO, FL 32816

Re: Election of Retransmission Consent Status

Dear PETH:

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings LLC ("Licensee"), the licensee of the television stations listed to the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to UNITED CABLE MANAGEMENT that pursuant to Section 325(b)(2)(B) of the Communications Act and Section 70.64(f)(1) of the FCC's Rules, Entrevision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 70.64(b)(1) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all UNITED CABLE MANAGEMENT systems with respect to each Station and all other systems under our direct control, in addition with, or owned and operated by, UNITED CABLE MANAGEMENT.

As noted in our individual election letters, we have arrangements with Entrevision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Time Warner or Telestream networks. Any Station correspondence regarding retransmission consent matters should be addressed to: Gretchen Higgins at 5990 Center Drive, Los Angeles, CA 90048, phone number: (310) 548-4867.

Each Station's individual retransmission consent election letter to all known UNITED CABLE MANAGEMENT systems in its market was sent about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entrevision to maintain its positive relationship with UNITED CABLE MANAGEMENT and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Kenneth
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

CRACK ROCK
UNITED COMM ASSOC INC
1177 MEADTOWN RD
DUDGE CITY KS 67801

Re: Electron of Retransmission Consent Status

Dear CRACK,

Entrevision Communications Corporation ("Entrevision"), parent company of Entrevision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to UNITED COMM ASSOC INC pursuant to Section 325(b)(1) or (b) of the Communications Act and Section 16.64(f)(2) of the FCC's Rules. Entrevision acts on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 16.64(f) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market and if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entrevision's express written consent. This election of retransmission consent applies to all UNITED COMM ASSOC INC systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by UNITED COMM ASSOC INC.

As noted in our individual election letters, we have made arrangements with Comcast Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Licensee or Telephony networks. Any Station correspondence regarding retransmission consent matters should be addressed to Terry Valente at 5999 Central Drive, Los Angeles, CA 90045; phone number (310) 348-4872.

Each Station sent individual retransmission consent election letters to all known UNITED COMM ASSOC INC systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

We appreciate Entrevision's commitment to positive relationship with UNITED COMM ASSOC INC and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTREVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DAVE CARTER
UNITED STATES GYPSUM CO.
PO BOX 170
IMPERIA NY 13045

Re: Election of Retransmission Consent Status

Dear DAVE:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to UNITED STATES GYPSUM CO. that pursuant to Section 225(b)(3)(B) of the Communications Act and Section 76.590(f)(2) of the FCC's Radio Regulations on behalf of Licensee to assert its right under Section 225(b)(3)(B) of the 1996 Act and Section 76.590(f)(2) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only (we have provided our express written consent accordingly, terms of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all UNITED STATES GYPSUM CO. systems with respect to each State and to all other systems under common control or affiliated with or owned and operated by UNITED STATES GYPSUM CO.)

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which include affiliates of Entravision or Telecelco networks. Any Station correspondence regarding retransmission consent matters should be addressed to Entravision, Room 3099, Center Drive, Los Angeles, CA 90008; phone number: (714) 748-4867.

Each Station has individual retransmission consent election letters to all known UNITED STATES GYPSUM CO. systems in its market as of local September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2012.

It is the policy of Entravision to maintain its positive relationship with UNITED STATES GYPSUM CO. and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

RYR01841
UNIVERSAL CABLEVISION
440 W 20th St
Brentwood, NY 14207

Re: Election of Retransmission Consent Status

Dear Jax:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station") and collectively, the "Stations," hereby gives notice to UNIVERSAL CABLEVISION, the pursuant to Section 745(b)(1)(B) of the Communications Act and Section 76.061(h)(2) of the FCC's Rules. Entravision elects on behalf of Licensee to assert its right, under Section 325(D)(1)(A) of the 1992 Act and Section 76.061(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) at the Stations' defined market only (we have provided our express written consent, accordingly, to some of your cable systems (cablehead rules distribution systems) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all UNIVERSAL CABLEVISION systems with respect to each Station and local fiber system under common control, be affiliated with, or owned and operated by UNIVERSAL CABLEVISION.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any station correspondence regarding retransmission consent matters should be addressed to Incent Films at 605 Third Avenue, 2nd Floor, New York, NY 10158, phone number (212) 453-3331.

All Station and individual retransmission consent election letters to all Univision UNIVERSAL CABLEVISION systems, was mailed out on about September 28, 2011. This election of retransmission consent is for the period January 1, 2012, through December 31, 2014.

It is the hope of Entravision to continue its positive relationship with UNIVERSAL CABLEVISION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

SHAWN KRITCHMAR
UNIVERSITY OF NEW HAMPSHIRE-ADS
11 ACADENIC WAY
DURHAM, NH 03824

Re: Election of Retransmission Consent Status

Dear SHAWN:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each a "Station" and collectively, the "Stations") hereby gives notice to UNIVERSITY OF NEW HAMPSHIRE-ADS that, pursuant to Section 325(b)(2)(B) of the Communications Act and Section 73.6411(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A)(i) of the 1992 Act and Section 73.6411 of the FCC's Rules to have the broadcast signals of the Stations carried on your cable system(s) at the Stations' defined market only if you provide your express written consent. Accordingly, none of your cable systems (including any distribution system) may transmit the broadcast signals of the Stations on any portion(s) thereof without obtaining Entravision's express written consent. This election of retransmission consent applies to all UNIVERSITY OF NEW HAMPSHIRE-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, UNIVERSITY OF NEW HAMPSHIRE-ADS.

As noted in our individual election letters, we have made arrangements with DIVISION COMMUNICATIONS, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A; which are all affiliates of DIVISION or TELEFUTUR networks. Any Station retransmission consent matters should be addressed to Jason Emms at 405 Third Avenue, Third Floor, New York, NY 10018; phone number (212) 455-5131.

Each Station's individual retransmission consent election letters to all known UNIVERSITY OF NEW HAMPSHIRE-ADS systems is its market and dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with UNIVERSITY OF NEW HAMPSHIRE-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DAVID SCORIER
UNIVERSITY OF SOUTH FLORIDA-ADS
4201 E FOWLER AVE
TAMPA, FL 33620

RE: Election of Retransmission Consent Status

Dear DAVID:

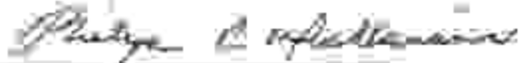
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensor"), the Licensor of the television station listed in the attached Exhibit A (and, if "Station" and collectively, the "Stations"), hereby gives notice to UNIVERSITY OF SOUTH FLORIDA-ADS (the "Station") pursuant to Section 325(b)(2)(H) of the Communications Act and Section 73.2641(2) of the FCC's Rules. Entravision elects on behalf of Licensor to exercise its right, under Section 325(b)(1)(A) of the 1992 Act and Section 73.2641 of the FCC's rules, to have the broadcast signal of the Station carried on your cable system(s) in the Station's defined market area if we have provided you express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Station, or any part(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all UNIVERSITY OF SOUTH FLORIDA-ADS systems with respect to such Station and to all other systems under common control or affiliated with, owned and operated by UNIVERSITY OF SOUTH FLORIDA-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which include affiliates of Invision or Teleutura networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Tamara at NBC Ufilied Agency, 12nd Floor, New York, NY, 10158, phone number (212) 455-5334.

Each Station and individual retransmission system election letters to all listed UNIVERSITY OF SOUTH FLORIDA-ADS systems in its market area about September 28, 2014. This election of retransmission consent is for the period of January 1, 2014 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with UNIVERSITY OF SOUTH FLORIDA-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Allen Olsen
US CABLE CORPORATION
25 W. Grand Avenue
Minneapolis, MN 55445

Re: Election of Retransmission Consent Status

Dear Allen:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("Licensee"), the licensee of the television stations listed on the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to US CABLE CORPORATION that, pursuant to Section 325(b)(1)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules, Entertainment effects on behalf of Licensee its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market and if we have provided our systems/written consent accordingly, none of your cable systems (or other video/distribution system(s) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express, written consent. This election of retransmission consent applies to all US CABLE CORPORATION systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by US CABLE CORPORATION.

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment or Teleworn networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Eanes at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 439-8111.

Each Station's individual retransmission consent election letter to all known US CABLE CORPORATION systems (as outlined above) dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

In the desire of Entertainment to continue its positive relationship with US CABLE CORPORATION and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DMAR CECHA
 USA COMMUNICATIONS
 2450 STIKREED RD
 BORREGO SPRINGS, CA 92004

RE: Election of Retransmission Consent Status

Dear DMAR:

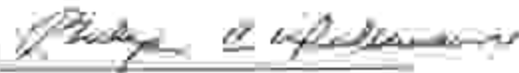
Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations"), hereby gives notice to USA COMMUNICATIONS (you, pursuant to Section 525(b)(3)(B) of the Communications Act and Section 10.64(f)(2) of the FCC's Rules, Entravision elects on behalf of Licensee to assist its right, under Section 525(b)(3)(A) of the 1992 Act and Sections 74.64(j) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market and if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express authorization. This election of retransmission consent applies to all USA COMMUNICATIONS systems with respect to each Station and to all other systems under common control of, affiliated with, or owned and operated by USA COMMUNICATIONS.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified at Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Hammer at 5999 Century Drive, Los Angeles, CA 90045, phone number (310) 346-4407.

Each Station and individual retransmission consent election letters to all known USA COMMUNICATIONS systems (608,746) dated about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with USA COMMUNICATIONS and we look forward to resulting mutually beneficial distribution arrangements. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
 ENTRAVISION COMMUNICATIONS
 CORPORATION

By: 
 Name: Phillip E. Wilkinson
 Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

LEE TRAVIS (D)
UTEMOUNTAIN CABLE TV
PO BOX 62
FOWLER, CO 81334

Re: Election of Retransmission Consent Status

Dear LEE:

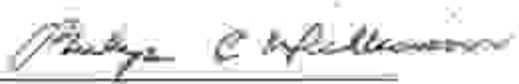
Entravision Communications Corporation ("Entravision"), through majority of Entravision Holdings, L.P. ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each, a "Station" and collectively, the "Stations") hereby gives notice to UTE MOUNTAIN CABLE TV that, pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.69(1)(E) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right, under Section 325(b)(3)(A) of the 1992 Act and Section 76.69(1)(E) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Station's defined market only if we have provided our express written consent. Accordingly, none of your cable systems (whether video distribution systems) may retransmit the broadcast signals of the Stations in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all UTE MOUNTAIN CABLE TV systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by UTE MOUNTAIN CABLE TV.

As noted in our previous election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 5099 Center Drive, Los Angeles, CA 90045; phone number: (310) 538-4867.

Each Station's individual retransmission consent election letters to all known UTE MOUNTAIN CABLE TV systems, in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to maintain its positive relationship with UTE MOUNTAIN CABLE TV and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williamson
Title: President and Chief Operating Officer

September 28, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DAVID STORCK
VALLEY TELEPHONE COOPERATIVE
180 S. OHLST
RAYMONDVILLE TX 75581

Re: Election of Retransmission Consent Status

Dear DAVID:

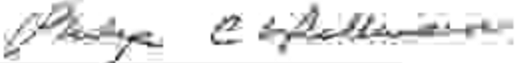
Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, and its "Signal" and collectively, the "Stations," hereby gives notice to VALLEY TELEPHONE COOPERATIVE (the "recipient") pursuant to Section 325(a)(3)(B) of the Communications Act and Section 73.6411(2) of the FCC's Rules. Entavision elects in detail in Licensee's consent to assert its right under Section 325(b)(1)(A) of the 1996 Act and Section 73.6411(d) of the FCC's Rules to have the broadcast signals of the Stations carried on your cable system(s) in the "Stations" defined market only if we have provided for separate system(s) and/or, jointly, with other cable system(s) (or other video distribution systems) may retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entavision's express written consent. This election of retransmission consent applies to all VALLEY TELEPHONE COOPERATIVE systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, VALLEY TELEPHONE COOPERATIVE.

As noted in our individual election letters, we have made arrangements with Entavision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Turnover or Telefuture networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason Evans at 615 Third Avenue, 2nd Floor, New York, NY 10158; phone number: (212) 455-6344.

Each Station and individual retransmission consent election letters to all known VALLEY TELEPHONE COOPERATIVE systems has been mailed on or about September 28, 2014. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

If in the future of future efforts continue in positive relationship with VALLEY TELEPHONE COOPERATIVE and we look forward to creating a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

MARY SHORR
VEGAS CABLE-ADS
100 EAST PLAINING ROAD
LAS VEGAS, NV 89111

Re: Election of Retransmission Consent Status

Dear MARY:

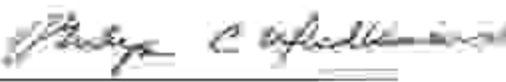
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A, each a "Station" and collectively, the "Stations" hereby gives notice to VEGAS CABLE-ADS (in pursuant to Section 325(b)(7)(B) of the Communications Act and Section 30.041(b)(2) of the FCC's Rules) ("Cablevision") on behalf of Licensee to assert its right, under Section 325(b)(1)(A) of the 1992 Act and Section 30.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only. (We have provided our express written consent. Accordingly, none of your cable systems (cable or distribution systems) may carry the broadcast signals of the Stations, or any portion thereof, without obtaining Entertainment's express written consent. This declaration of retransmission consent applies to all VEGAS CABLE-ADS systems with respect to each Station and to all other systems under common control or affiliated with, owned and operated by VEGAS CABLE-ADS.)

As noted in our individual election letters, we have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of 11 distinct or Telefeutera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Harrier at 5999 Center Drive, Los Angeles, CA 90045; phone number (310) 348-4867.

Each Station's own individual retransmission consent election letters to all known VEGAS CABLE-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entertainment to maintain its positive relationship with VEGAS CABLE-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ELLEN SPINOSA
VENTURE ASSOCIATES
5075 US HWY. 27
Ocala, FL 34482

Re: Election of Retransmission Consent Status

Dear FILIB:

ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to VENTURE ASSOCIATES that, pursuant to Section 325 (a) (1) (B) of the Communications Act and Section 10.040 (C) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 333 (b) (1) (A) of the 1992 Act and Section 76.64 (a) of the FCC's rules, to bury the broadcast signals of the Stations under its over-the-air cable system(s) in the Stations' affiliated markets only if we have provided our express written consent. Accordingly, none of your cable systems (or other video distribution systems) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all VENTURE ASSOCIATES systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by VENTURE ASSOCIATES.

As noted in our individual election letters, we have made arrangements with Entravision Communications Ltd. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision or Telemundo networks. Any Station correspondence regarding retransmission consent matters should be addressed to Jason James at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-5333.

Each Station and individual retransmission consent election letters to all known VENTURE ASSOCIATES systems (in its market area) about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with VENTURE ASSOCIATES and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Ferry Demain
 VERIZON COMMUNICATIONS INC
 141 West Street
 New York, NY 10007

Re: Election of Retransmission Consent Status

Dear Terry,

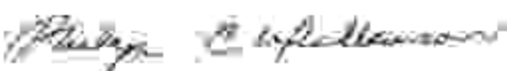
ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to VERIZON COMMUNICATIONS INC that pursuant to Section 125(1)(1)(b) of the Communications Act and Section 76.64(f)(3) of the FCC's Rules, Entravision elects on behalf of Licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' service territories if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. The election of retransmission consent applies to all VERIZON COMMUNICATIONS INC systems with respect to each Station and to all other systems under common control, affiliated with or owned and operated by VERIZON COMMUNICATIONS INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Thevision or Teletelnet networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tom O'Connor at 605 Third Avenue, 12th Floor, New York, NY 10158, phone number (212) 455-5305.

Each Station and individual retransmission consent election letters to all known VERIZON COMMUNICATIONS INC systems in its service territories on September 28, 2011, (the election of retransmission consent is for the period of January 1, 2012, through December 31, 2011).

It is the desire of Entravision to continue its positive relationship with VERIZON COMMUNICATIONS INC, and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
 ENTRAVISION COMMUNICATIONS
 CORPORATION

By: 
 Name: Philip C. Williams
 Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DAN VALLA
VIKING BROADBAND INC
PO BOX 670
KIDORA WA 97245

Re: Election of Retransmission Consent Status

Dear DAN:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each a "Station" and collectively, the "Stations"). Hereby gives notice to VIKING BROADBAND INC that pursuant to SECTION 125(6)(D)(B) of the Communications Act and SECTION 76.06(d)(3) of the FCC Rules Licensee elects on behalf of Licensee to assert its right under SECTION 325(D)(1)(A) of the 1992 Act and SECTION 76.06(d) of the FCC Rules, to have the broadcast signals of the Stations carried on your cable systems (all the Stations) defined under only Two Tests provided and express written consent Accordingly, have all your cable systems (including cable distribution systems) have retransmit the broadcast signals of the Stations, in any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all VIKING BROADBAND INC systems with respect to each Station and to all other systems under common control or affiliated with, all owned and operated by VIKING BROADBAND INC.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telecelco networks. Any station correspondence regarding retransmission consent matters should be addressed to Gretchen Bunker at 5900 Center Drive, Los Angeles, CA 90045, phone number (310) 348-2867.

Each Station and individual retransmission consent election letters will denote VIKING BROADBAND INC systems in its market as of about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the hope of Entravision to continue its positive relationship with VIKING BROADBAND INC and we look forward to resulting a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Phillip C. Wilkerson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

JENNIFER WILLIAMS
VILLA DEL SOL-ADS
1908 SURFSIDE BLVD
CORPUS CHRISTI, TX 78402

Re: Election of Retransmission Consent Status

Dear JENNIFER:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("LH"), the licensee of the television stations listed in the attached Exhibit A, and, the "Station" and, collectively, the "Stations," hereby gives notice to VILLA DEL SOL-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 73.641(c) of the FCC's Rules, Entravision elects not to allow its signal, under Section 325(b)(3)(B) of the 1992 Act and Section 73.641(c) of the FCC's rules, to leave the broadcast signals of the Stations carried via your cable system(s) or the Stations' defined market(s) only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may carry any of the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all VILLA DEL SOL-ADS systems with respect to each STATION and to all other systems under common control or affiliated with or owned and operated by VILLA DEL SOL-ADS.

As noted in our individual election letters, we have made arrangements with Entravision Communications, Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of LH'sision or Telefusion networks. Any Station correspondence regarding retransmission consent matters should be addressed to Inter Line at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 435-5333.

Each Station sent individual retransmission consent election letters to all known VILLA DEL SOL-ADS systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with VILLA DEL SOL-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip E. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

GENERAL MANAGER
VILLA SOL DEVELOPMENT-ADS
2897 BOGGY CREEK RD.
KISSIMMEE, FL 34744

Re: Election of Retransmission Consent Status

Dear Sir or Madam:

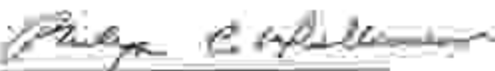
Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to VILLA SOL DEVELOPMENT-ADS that, pursuant to Section 325.00(3)(B) of the Communications Act and Section 70.09(h)(2) of the FCC's Rules, Entertainment elects on behalf of Licensee to exercise its right, under Section 325.00(3)(B) of the 1992 Act and Section 70.09(h) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) or the Stations' defined service(s) if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entertainment's express written consent. This election of retransmission consent applies to all VILLA SOL DEVELOPMENT-ADS systems with respect to each Station and to all other systems under common control or affiliation with or ownership operated by VILLA SOL DEVELOPMENT-ADS.

As noted in our individual election letters, we have made arrangements with Entertainment to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Universal or Telefeusa networks. Any Station correspondence regarding retransmission consent matters should be addressed to their offices at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-4333.

Each Station sent individual retransmission consent election letters to all known VILLA SOL DEVELOPMENT-ADS systems by or on or about September 29, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entertainment to continue its positive relationship with VILLA SOL DEVELOPMENT-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTERTAINMENT COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BY MAIL ZON
WES-TEX TELEPHONE CO-OP
1500 WEST BUSINESS 20
STANTON, TX 79782

Re: Election of Retransmission Consent Status

Dear Sir:

Entravision Communications Corporation ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television station listed in the attached Exhibit A (each, a "Station") and collectively the "Stations" hereby gives notice to WES-TEX TELEPHONE CO-OP that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 76.64(f)(2) of the FCC's Rules Entravision elects to opt out of the right, under Section 325(b)(1)(A) of the 1992 Act and Section 76.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system or the Stations' defined markets only if we have provided our express written consent. Accordingly, none of your cable system (or other video distribution system) may retransmit the broadcast signals of the Stations, or any portion thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all WES-TEX TELEPHONE CO-OP systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by WES-TEX TELEPHONE CO-OP.

As noted in our individual election letters, we have made arrangements with Entravision Communications to be represented as to retransmission consent negotiation behalf of the Stations identified in Exhibit A, which are all affiliates of Univision in California markets. Any Station correspondence regarding retransmission consent matters should be addressed to Kelli Anderson at 605 Third Avenue, 32nd Floor, New York, NY 10158, phone number (212) 455-3356.

Each Station and individual retransmission consent election letters to all known WES-TEX TELEPHONE CO-OP systems in its market on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with WES-TEX TELEPHONE CO-OP and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

ARCTIC MEDIA
WHEAT STATE TELECABLE
106 WEST FIRST STREET
WYALL, KS 67346

Re: Election of Retransmission Consent Status

Dear ARCTIC:

Extravision Communications Corporation ("Extravision"), parent company of Extravision Holdings, LLC ("licensee"), the licensee of the television stations listed on the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to WHEAT STATE TELECABLE (collectively, "you") pursuant to Section 225(1)(D)(B) of the Communications Act and Section 76.641(c) of the FCC's Rules (hereinafter "you" or "you") to assert its right under Section 225(1)(D)(A) of the 1992 Act and Section 76.641(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, none of your cable system(s) or other video distribution system(s) may retransmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Extravision's express written consent. This election of retransmission consent applies to all WHEAT STATE TELECABLE systems with respect to each Station and to all other systems under common control or affiliated with or owned and operated by WHEAT STATE TELECABLE.

As noted in our individual election letters, we have made arrangements with Extravision Communications to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Time Warner Entertainment networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Barnes at 2000 Conquest Drive, Fort Sumner, CA 95045, phone number (714) 348-4817.

Each Station and individual retransmission consent election letters to all known WHEAT STATE TELECABLE systems in its market in dated September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Extravision to continue its positive relationship with WHEAT STATE TELECABLE and we look forward to reaching mutually beneficial distribution arrangements. Please do not hesitate to contact us if you have any questions concerning this election.

Respectfully,
EXTRAVISION COMMUNICATIONS
CORPORATION

By: Philip C. Wilkinson
Name: Philip Wilkinson
Title: President and Chief Operating Officer

Section 29, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

BRIAN HOISVHET
WILSON TELEPHONE COMPANY
2194 AVENUE J
WILSON, KS 67400

Re: Election of Retransmission Consent Status

Dear BRIAN:

Entavision Communications Corporation ("Entavision"), parent company of Entavision Holdings, LLC ("Licensor"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to WILSON TELEPHONE COMPANY and pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.94(d)(1) of the FCC's Rules, Entavision acts on behalf of Licensor to assert our right under Section 325(b)(1)(A) of the 1992 Act and Section 70.94(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, unless your cable system (or other system that carries signals) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Entavision's express written consent. This election of retransmission consent applies to all WILSON TELEPHONE COMPANY systems with respect to each Station and to all other systems under contract, lease or affiliated with, or owned and operated by WILSON TELEPHONE COMPANY.

As noted in our individual election letters, we have made arrangements with Entavision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entavision or Teleflora networks. Any Station correspondence regarding retransmission consent matters should be addressed to Gretchen Burrows at 5000 Center Drive, Los Angeles, CA 90045; phone number (714) 348-4867.

Each Station's own individual retransmission consent election letters to all known WILSON TELEPHONE COMPANY systems, was mailed on or about September 28, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2012.

It is the desire of Entavision to continue its positive relationship with WILSON TELEPHONE COMPANY and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards
ENTAVISION COMMUNICATIONS
CORPORATION

By: Philip C. Williams
Name: Philip C. Williams
Title: President and Chief Operating Officer

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Rail Systems
 WINDJAMMER COMMUNICATIONS I
 8400 West 110th Street
 Overland Park, KS 66211

Re: Election of Retransmission Consent Status

Dear Rail:

ENTRAVISION COMMUNICATIONS CORPORATION ("ENTRAVISION"), parent company of Entravision Holdings, LLC ("LICENSEE"), the licensee of the television station listed in the attached Exhibit A (referred to as "Station") and collectively the "Stations," hereby gives notice to WINDJAMMER COMMUNICATIONS I that, pursuant to Section 325(a)(1)(B) of the COMMUNICATIONS Act and Section 76.644(c)(2) of the FCC's Rules, Entravision elects to remain licensed to insert its light under Section 325(b)(1)(A) of the 1992 Act and Section 26.601(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided an express written consent. Accordingly, none of your cable systems (or other video distribution systems) may carry any of the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all WINDJAMMER COMMUNICATIONS I systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by WINDJAMMER COMMUNICATIONS I.

As noted in our individual election letters, we have made arrangements with Entravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Univision in television markets. Any Station correspondence regarding retransmission consent matters should be addressed to Overland Park at 5500 Center Drive, Los Angeles, CA 90065, phone number (310) 248-1867.

Each Station sent individual retransmission consent election letters to all known WINDJAMMER COMMUNICATIONS I systems in its market on or about September 29, 2011. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with WINDJAMMER COMMUNICATIONS I and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Respectfully,
 ENTRAVISION COMMUNICATIONS
 CORPORATION

By: 

Name: Phillip C. Wilkinson
 Title: President and Chief Operating Officer

September 28, 2011

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Greg Roberts
YGNITION NETWORKS INC-ADS
369 Ambrose Park Way
Seattle, WA 98181

Re: **Election of Retransmission Consent Status**

Dear Greg:

Intravision Communications Corporation ("Intravision"), parent company of Intravision Holdings, L.P. ("licensee") the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively, the "Stations") hereby gives notice to YGNITION NETWORKS INC-ADS that pursuant to Section 325(b)(3)(B) of the Communications Act and Section 70.144(f)(2) of the FCC's Rules, Intravision elects on behalf of licensee to assert its right under Section 325(b)(1)(A) of the 1992 Act and Section 70.64(a) of the FCC's rules, to have the broadcast signals of the Stations carried on your cable system(s) in the Stations' defined market only if we have provided our express written consent. Accordingly, unless you advise us in writing that your cable system(s) may transmit the broadcast signals of the Stations, or any portion(s) thereof, without obtaining Intravision's express written consent, this election of retransmission consent applies to all YGNITION NETWORKS INC-ADS systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated by, YGNITION NETWORKS INC-ADS.

As noted in our individual election letters, we have made arrangements with Intravision Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are its affiliates of Telefuture Networks. Any Station correspondence regarding retransmission consent matters should be addressed to Catherine Harris at 5900 Civic Drive, Los Angeles, CA 90045, phone number (310) 348-4861.

Each Station and individual retransmission consent election letters to all known YGNITION NETWORKS INC-ADS systems first made most recent (September 28, 2011). This election of retransmission consent is for the period of January 1, 2012 through December 31, 2014.

It is the desire of Intravision to maintain its positive relationship with YGNITION NETWORKS INC-ADS and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
INTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip C. Wilkinson
Title: President and Chief Operating Officer

September 29, 2014

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Collin Higgins
ZITO MEDIA
611 North Hill Road
Coudersport, PA 16815

Re: Election of Retransmission Consent Status

Dear Collin:

ENTRAVISION COMMUNICATIONS CORPORATION ("Entravision"), parent company of Entravision Holdings, LLC ("Licensee"), the licensee of the television stations listed in the attached Exhibit A (each, a "Station" and collectively the "Stations") hereby gives notice to ZITO MEDIA (the "Station") pursuant to Sections 255(b)(1)(B) of the Communications Act and Section 76.641 (b)(1) of the FCC Rules; Entravision acting in behalf of Licensee to assist in, and under Section 125(b)(1)(A) of the 1992 Act and Section 76.641(a) of the FCC's rules, to have the broadcast signals of the Stations carried by your cable system(s) to the Stations' distant locations only if you have provided your express written consent. Accordingly, none of your cable system (or other video distribution system) may retransmit the broadcast signals of the Stations, or any portions thereof, without obtaining Entravision's express written consent. This election of retransmission consent applies to all ZITO MEDIA systems with respect to each Station and to all other systems under common control or affiliated with, or owned and operated, by ZITO MEDIA.

As noted in our individual election letters, we have made arrangements with Entravision Communications to represent to retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entravision or Telecelera networks. Any Station correspondence regarding retransmission consent matters should be addressed to Kelli Anderson at 615 Third Avenue, 22nd Floor, New York, NY 10158, (phone number (212) 455-5356).

Each Station and individual retransmission consent election letters to all known ZITO MEDIA systems is furnished on or about September 29, 2014. This election of retransmission consent is for the period of January 1, 2012, through December 31, 2014.

It is the desire of Entravision to continue its positive relationship with ZITO MEDIA and we look forward to reaching a mutually beneficial distribution arrangement. Please do not hesitate to contact me if you have any questions concerning this election.

Regards,
ENTRAVISION COMMUNICATIONS
CORPORATION

By: 
Name: Philip L. Wikstrom
Title: President and Chief Operating Officer



THREE TV
www.threetv.com

September 29, 2011

BY CERTIFIED MAIL - RETURN RECEIPT REQUESTED

ThreeTV
7270 East Imperial Highway
El Segundo, CA 90245
Attention: Tony Harris

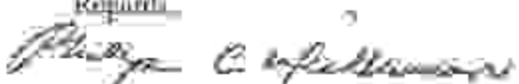
Re: **Election of Retransmission Consent Status**

Dear Mr. Harris:

Entertainment Communications Corporation ("Entertainment"), parent company of Entertainment Holdings, LLC ("EHC") licensee of the licenses of the television stations listed in the attached Exhibit A (each a "Station") and collectively, the "Stations," hereby gives notice to ThreeTV that pursuant to Section 1221(j)(7)(B) of the Communications Act and Section 76.601 (E) and 76.601(f) of the FCC's Rules, Entertainment elects, on behalf of EHC, to remain a licensee of EHC, under Section 125(b)(1)(A) of the 1992 Act and Section 76.601(f) of the FCC's rules, to retain the broadcast signals of the Stations carried by your satellite system in the Stations' defined markets only if we have provided our express written consent. Accordingly, your satellite system may not retransmit the broadcast signals of the Stations, or any portion of the broadcast signal, including Entertainment's express written consent. This election of retransmission consent is for the period January 1, 2012 through December 31, 2012.

We have made arrangements with Entertainment Communications Inc. to represent us in retransmission consent negotiations on behalf of the Stations identified in Exhibit A, which are all affiliates of Entertainment networks. Any Station correspondence regarding retransmission consent matters should be addressed to: Tom V. Conroy at 600 Third Avenue, 52nd Floor, New York, NY 10158, phone number (212) 455-5390.

It is Entertainment's desire to continue its positive relationship with ThreeTV and we look forward to an ongoing and mutually beneficial relationship with your company.

Respectfully,

Philip C. Wilkerson
President and Chief Operating Officer



DISH NETWORK

September 29, 2017

BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED

DISH Network
9501 S. Maryland Blvd
Englewood, CO 80111
Attention: Carilyn Crawford

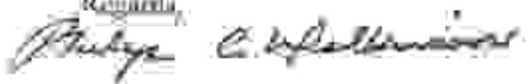
Re: Election of Retransmission Consent Station

Carilyn Crawford

Entertainment Communications Corporation ("Entertainment") hereby conveys to DISHVISION Holdings L.P. ("DISH") licensed in the license of the television stations listed in the attached Exhibit A (each a "Station" and collectively the "Stations") hereby given notice to DISH Network (the "party") to Section 225(d)(3)(B) of the Communications Act and Section 74.601(2) and 74.604(d) of the FCC's Rules. Entertainment elects on behalf of DISH to limit its right, under Section 225(d)(3)(A) of the 1992 Act and Section 74.601(a) of the FCC's rules, to take the appropriate actions of the Stations, and its own satellite system to the Stations' defined markets only if we have provided our express written consent. Accordingly, your satellite system may not retransmit the broadcast signals of the Stations, over any portion(s) thereof, without obtaining Entertainment's express written consent. This electronic retransmission consent is for the period January 1, 2017 through December 31, 2017.

We have made arrangements with Verizon Communications Inc. to represent in a retransmission consent negotiation on behalf of the Stations identified in Exhibit A, which are all affiliates of Verizon in telephone networks. Any Station correspondence regarding retransmission consent matters should be addressed to Tom O'Connell at 605 Third Avenue 12th Floor New York, NY 10158; phone number (212) 455-5395.

It is Entertainment's desire to continue its positive relationship with DISH Network and we look forward to an ongoing and mutually beneficial relationship with your company.

Respectfully,

Philip C. Wilkowitz
President and Chief Operating Officer